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**STATUTES** 

OF ONTARIO 1989

First and Second Sessions, Thirty-Fourth Legislature

37-38 Elizabeth II

The Honourable Lincoln M. Alexander Lieutenant Governor

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LOIS

DE

L'ONTARIO 1989

Première et deuxième sessions, trente-quatrième législature

37-38 Elizabeth II

L'honorable Lincoln M. Alexander Lieutenant-gouverneur

IMPRIMÉ PAR ©L'IMPRIMEUR DE LA REINE POUR L'ONTARIO These are the Statutes of Ontario that received Royal Assent during those parts of the First and Second Sessions of the Thirty-Fourth Legislature which were held in 1989. Les lois de l'Ontario contenues dans le présent volume ont reçu la sanction royale au cours des parties de la première et de la deuxième sessions de la trente-quatrième législature qui se sont tenues en 1989.

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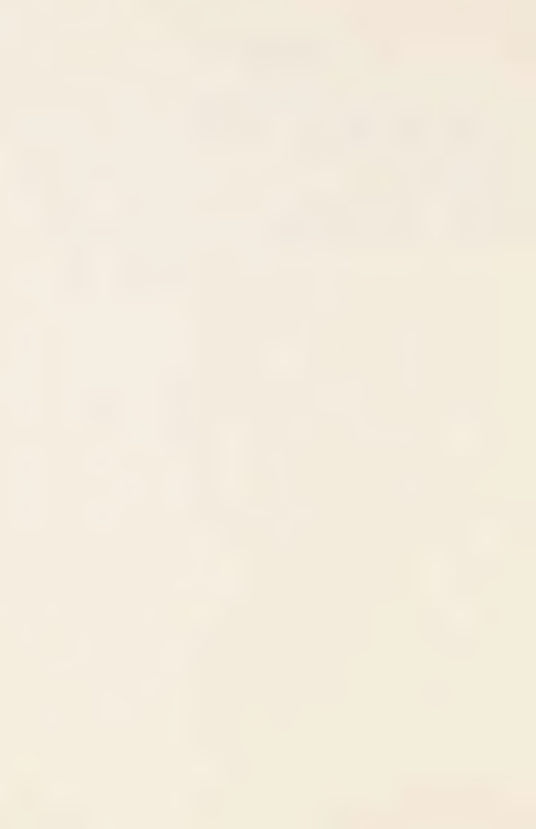
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#### **CHAPTER 65**

# An Act to amend the Education Act and certain other Acts relating to Education Assessment

Assented to December 14th, 1989

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) Paragraphs 9 and 16 of subsection 1 (1) of the *Education Act*, being chapter 129 of the Revised Statutes of Ontario, 1980, are repealed and the following substituted therefor:
  - 9. "county combined separate school zone" means a separate school zone that is an area designated by the regulations that is not in a territorial district;
  - 16. "district combined separate school zone" means a separate school zone that is an area designated by the regulations in a territorial district.
- (2) Paragraph 47 of the said subsection 1 (1) is amended by striking out ''in a township or territory without municipal organization'' in the second and third lines.
- (3) Paragraphs 71 and 72 of the said subsection 1 (1) are repealed.
- 2. Section 47 of the said Act is amended by adding thereto the following subsections:
- (4a) If on the 31st day of December, 1989 a pupil is <sup>Idem</sup> enrolled in a school that the pupil has a right to attend and on the 1st day of January, 1990 the pupil, because of alterations to school board boundaries, no longer has a right to attend the school under any other provision of this Part, the pupil has the right to attend the school until the pupil completes his or her education in the school.

transpor-

- (4b) The board of which a pupil referred to in subsection (4a) is qualified to be a resident pupil may enter into an agreement with the board that operates the school, referred to in subsection (4a), in respect of the transportation of the pupil to and from the school.
- 3.—(1) Clause 54 (1) (f) of the said Act, as enacted by the Statutes of Ontario, 1988, chapter 27, section 4, is repealed and the following substituted therefor:
  - provide for representation if the boundaries of a school division are altered.
- (2) Clause 54 (2) (d) of the said Act is amended by striking out "subject to subsections 56 (4) to (8)" in the third and fourth lines.
- 4. Section 80 of the said Act is repealed and the following substituted therefor:

Boundaries of zones

- **80.**—(1) Unless otherwise determined in accordance with regulations made under subsections 105 (2) and 106 (2), the boundaries of a separate school zone shall, in accordance with sections 83 and 87, be the boundaries of.
  - (a) a municipality;
  - (b) a geographic township;
  - (c) a combination of municipalities;
  - (d) a combination of geographic townships; or
  - (e) a combination of the areas referred to in clauses (a) to (d).

Zones not in townships

(2) The boundaries of a separate school zone, in those parts or geographic of the territorial districts that are neither geographic townships nor municipalities, shall be the boundaries of a 9.6 kilometre square of land of which two sides are parallel to a line of latitude.

description

(3) If a separate school zone is a 9.6 kilometre square of land, the location of the zone shall be determined by the latitude and longitude of its northwest corner.

Deemed

(4) If on the 31st day of December, 1989 no part of a separate school zone is a part of an area designated under subsection 105 (2) and if the separate school zone includes a part of a municipality or geographic township, the separate school zone shall on the 1st day of January, 1990 be deemed to include all of the municipality or geographic township.

- 5. Subsections 81 (1), (2), (3) and (5) of the said Act are repealed.
  - **6.** Section 82 of the said Act is repealed.
- 7.—(1) Subsection 83 (1) of the said Act is repealed and the following substituted therefor:
- (1) A public meeting of persons desiring to establish a sepa- Meeting to rate school zone may be convened by,

establish a separate school zone

- (a) not fewer than five heads of families, being Roman Catholics and being householders or freeholders resident within a municipality or a geographic township that is not within an area designated by the regulations made under subsection 105 (2), who desire to establish the area of the municipality or geographic township as a separate school zone;
- (b) not fewer than ten heads of families being Roman Catholics and being householders or freeholders resident within a 9.6 kilometre square of land, that is not part of a municipality, a geographic township, a separate school zone established under this subsection or a combined separate school zone, who desire to establish the square of land as a separate school zone: or
- (c) not fewer than five heads of families being Roman Catholics and being householders or freeholders resident within a 9.6 kilometre square of land, that is not part of a municipality, a geographic township, a separate school zone established under this subsection or a combined separate school zone, who desire to establish the square of land as a separate school zone and unite the zone with one or more separate school zones.
- (2) Clauses 83 (2) (b) and (c) of the said Act are repealed and the following substituted therefor:
  - (b) pass a motion to determine that the area of the municipality or geographic township, as the case requires, be established as a separate school zone.
- (3) Clause 83 (2) (d) of the said Act is repealed and the following substituted therefor:

- (d) if clause 83 (1) (a) or (b) applies, elect the required number of trustees; and
- (4) Subsection 83 (5) of the said Act, as amended by the Statutes of Ontario, 1989, chapter 1, section 7, is repealed and the following substituted therefor:

Corporate name

- (5) On and after transmission to the Minister of the documents referred to in subsection (4), the separate school zone is established and the trustees named therein are a body corporate under the name of "The ..... Roman Catholic Separate School Board" (inserting the name selected by the board and approved by the Minister).
  - 8.—(1) Subsection 84 (1) of the said Act is repealed.
- (2) Subsection 84 (2) of the said Act, as amended by the Statutes of Ontario, 1989, chapter 1, section 8, is repealed.
- (3) Subsection 84 (3) of the said Act is amended by striking out "subsection (1)" in the first and second lines and inserting in lieu thereof "subsection 83 (1)".
- (4) Subsection 84 (4) of the said Act is amended by striking out "clause (1) (b)" in the second line and inserting in lieu thereof "clause 83 (1) (c)".
- 9. Section 85 of the said Act is repealed and the following substituted therefor:

Right to vote in year of establishment of zone

- **85.** A Roman Catholic who is a householder or freeholder, who is eighteen years of age and who desires to establish the area in which the Roman Catholic is resident as a separate school zone under section 83, is entitled, in the year in which the separate school zone is established, to vote on any matter that relates to the separate school.
- **10.** Subsection 88 (2) of the said Act is repealed and the following substituted therefor:

Qualified voters detaching a separate school zone

- (2) The persons who are entitled to vote on the question are the supporters of the combined separate school who reside in the portion of the combined separate school zone that it is proposed to detach.
- 11. Subsection 90 (2a) of the said Act, as enacted by the Statutes of Ontario, 1982, chapter 32, section 27, is repealed.

- 12. Section 93 of the said Act, as amended by the Statutes of Ontario, 1982, chapter 32, section 29, is repealed.
  - 13. Section 94 of the said Act is repealed.
- 14. The said Act is amended by inserting before section 95 the following heading:

#### Separate School Electors

- 15. Subsection 97 (2) of the said Act is repealed and the following substituted therefor:
- (2) The term of office of trustees of a rural separate school Term of board shall commence on the 1st day of December in the year of a regular election.
  - 16.—(1) Section 101 of the said Act is amended by,
    - (a) striking out "where the centre of a rural separate school zone is in a municipality" in the first and second lines and inserting in lieu thereof "if the rural separate school zone is a municipality or combination of municipalities"; and
    - (b) inserting after "municipality" in the seventh line "having the greatest population".
- (2) The said section 101 is further amended by adding thereto the following subsection:
- (2) Despite section 100, if the area of a rural separate Application school zone is not in a township or territory without municipal R.S.O. 1980. organization, in the year of a regular election the Municipal c. 308 Elections Act applies with necessary modifications to the election of trustees of the rural separate school board, except that the oath to be taken by the voter shall be:

You swear that you are the person named (or intended to be named) in the list of voters now shown to you (showing the list to the voter); That you are eighteen years of age; That you are a Roman Catholic separate school elector; That you have not voted before at this election; That you have not, directly or indirectly, received any reward or gift and do not expect to receive any for the vote which you tender at this election. So help you God.

- 17. Section 102 of the said Act is repealed and the following substituted therefor:
- 102.—(1) If territory without municipal organization is Secretary of part of a combined separate school zone and the election of returning

R.S.O. 1980, c. 308 trustees of the board for a part of the combined zone is conducted under the *Municipal Elections Act*, the secretary of the board shall be the returning officer and shall perform all the duties of a municipal clerk in the election for the territory without municipal organization.

Reporting of vote

(2) The secretary of the board shall report forthwith the vote recorded in the territory to the returning officer for the municipality having the greatest population in the electoral area, of which the territory without municipal organization forms part.

Reporting if no municipality

- (3) If there is no municipality in the electoral area, the secretary of the board shall report to the returning officer of the municipality that has the greatest population in the area of jurisdiction of the board and the returning officer shall prepare the final summary and announce the result of the vote.
- 18.—(1) Clause 103 (1) (b) of the said Act, as re-enacted by the Statutes of Ontario, 1982, chapter 32, section 34, is amended by striking out "section 93" in the first line and inserting in lieu thereof "subsection 206a (2)".
- (2) Subsection 103 (3) of the said Act is amended by striking out "section 93 or 100" in the sixth line and inserting in lieu thereof "section 100 or subsection 206a (2)".
- (3) Subsection 103 (4) of the said Act, as amended by the Statutes of Ontario, 1988, chapter 27, section 15, is further amended by,
  - (a) striking out "and the board shall be deemed to be an urban board" in the fifth and sixth lines; and
  - (b) striking out "an urban combined" in the sixth and seventh lines and inserting in lieu thereof "one".
- (4) Subsection 103 (5) of the said Act is amended by striking out at the end thereof "and the board of the combined separate school zone shall be deemed to be an urban separate school board".
- (5) Subsection 103 (6) of the said Act is amended by striking out "sections 93, 94 and 95" in the third and fourth lines and inserting in lieu thereof "section 95 and subsections 101 (2) and 206a (2)".
- (6) Subsection 103 (7) of the said Act, as amended by the Statutes of Ontario, 1988, chapter 27, section 15, is further

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amended by striking out "section 93" in the fifth line and inserting in lieu thereof "subsection 206a (2)".

- (7) Subsection 103 (9) of the said Act is repealed.
- 19.—(1) Subsection 105 (1) of the said Act is repealed and the following substituted therefor:
- (1) Each area that prior to the 31st day of December, 1989 Separate school zones is designated by the regulations under subsection (2) shall on the 1st day of January, 1990 be one separate school zone.
- (2) Clauses 105 (2) (a) and (b) of the said Act are repealed and the following substituted therefor:
  - (a) designating, as a county or district combined separate school zone, all or part of one or more municipalities, localities, counties, regional municipalities, district municipalities or territory without municipal organization or a combination thereof and designating the name of the area;
  - (b) altering the boundaries of a designated area, referred to in clause (a) and, if any part of territory without municipal organization is attached to the area, designating the part as a district municipality or attaching it to a district municipality.
- (3) Clause 105 (2) (d) of the said Act, as enacted by the Statutes of Ontario, 1988, chapter 27, section 16, is repealed and the following substituted therefor:
  - (d) providing for representation if the boundaries of a designated area are altered;
  - (e) combining two or more adjoining county or district combined separate school zones and providing that the board of the combined zone shall be a county or district combined separate school zone.
- (4) Subsection 105 (3) of the said Act is amended by striking out "the centre of" in the second line.
- (5) Subsection 105 (5) of the said Act is amended by striking out "the centre of" in the first line.
- 20.—(1) Subsection 106 (1) of the said Act is amended by striking out "Where the board of a combined separate school zone in the territorial districts applies to the Minister to have the zone made a district combined separate school zone and the

board become a district combined separate school board" in the first, second, third, fourth and fifth lines and by striking out "such" in the seventh line and inserting in lieu thereof "a combined separate school".

(2) Section 106 of the said Act, as amended by the Statutes of Ontario, 1988, chapter 27, section 17, is further amended by adding thereto the following subsection:

Regulation

- (2) If the board of a combined separate school zone in the territorial districts applies to the Minister to extend the boundaries of the combined separate school zone so as to include parcels of land on which a separate school zone cannot be established because of the operation of subsection 83 (1), the Lieutenant Governor in Council may by regulation extend the boundaries of the combined separate school zone.
  - 21. Sections 107 and 108 of the said Act are repealed.
- 22. The said Act is further amended by adding thereto the following section:

School to remain school of board

- **110a.** Despite sections 109 and 110, a school that was in the area of jurisdiction of a county or district combined separate school board on the 31st day of December, 1989 shall be a school of the board on the 1st day of January, 1990 and shall so remain unless otherwise determined by the board.
- **23.** Subsection 112 (1) of the said Act is repealed and the following substituted therefor:

Deemed district municipality

- (1) A part of territory without municipal organization that is in an area designated by the regulations made under subsection 105 (2) shall be deemed to be a district municipality for district combined separate school purposes.
  - **24.** Section 114 of the said Act is repealed.
- 25. Section 116 of the said Act, as amended by the Statutes of Ontario, 1988, chapter 27, section 22 and 1989, chapter 1, section 11, is repealed.
- **26.** Section 117 of the said Act, as amended by the Statutes of Ontario, 1989, chapter 1, section 12, is repealed.
  - 27. Subsection 118 (1) of the said Act is repealed.
  - 28. Section 121 of the said Act is repealed.

- 29.—(1) Subsection 126 (1) of the said Act, as re-enacted by the Statutes of Ontario, 1981, chapter 47, section 21 and amended by 1984, chapter 60, section 8, is repealed and the following substituted therefor:
- (1) In this section, "partnership" means partnership within Definition the meaning of the Partnerships Act.

R.S.O. 1980,

- (1a) This section does not apply to a public corporation Application within the meaning of section 126a.
- (1b) Subject to subsection (5), a corporation or partnership Right of by notice to the assessment commissioner in a form prescribed to support under the Assessment Act may require the whole or any part separate of its assessment to be entered, rated and assessed for sepa- schools R.S.O. 1980, rate school purposes.

corporation

- (2) Subsection 126 (3) of the said Act, as re-enacted by the Statutes of Ontario, 1981, chapter 47, section 21, is repealed and the following substituted therefor:
- (3) The assessment commissioner, upon receipt of the Duty of notice from the corporation or partnership, shall enter the assessment commissioner corporation or partnership on the assessment roll to be next returned as a separate school supporter with respect to the assessment designated in the notice, and the assessment so designated shall be assessed accordingly for separate school purposes and the remainder, if any, of the assessment of the corporation or partnership shall be separately entered and assessed for public school purposes.

- (3) Subsection 126 (4) of the said Act, as re-enacted by the Statutes of Ontario, 1981, chapter 47, section 21, is repealed and the following substituted therefor:
- (4) The clerk, upon receipt of the notice from the assess- Duty of clerk ment commissioner, shall enter the corporation or partnership as a separate school supporter in the collector's roll in respect of the assessment designated in the notice and the proper entries shall be made in the prescribed column for separate school rates, and the assessment so designated shall be assessed accordingly for separate school purposes and the remainder, if any, of the assessment of the corporation or partnership shall be separately entered and assessed for public school purposes.
- (4) Subsection 126 (5) of the said Act, as re-enacted by the Statutes of Ontario, 1981, chapter 47, section 21, is repealed and the following substituted therefor:

Proportion of assessment

- (5) The portion of an assessment that is designated by a corporation or partnership under this section shall not bear a greater proportion to the whole of the assessment than,
  - (a) in the case of a corporation, the number of shares held by separate school supporters in the corporation bears to the total number of shares of the corporation issued and outstanding; and
  - (b) in the case of a partnership, the interest of partners who are separate school supporters in the assets giving rise to the assessment bears to the whole interest of the partnership in the assets giving rise to the assessment.
- (5) Subsection 126 (6) of the said Act, as re-enacted by the Statutes of Ontario, 1981, chapter 47, section 21, is amended by,
  - (a) inserting after "given" in the first line "by a corporation under this section";
  - (b) striking out at the end thereof "except that, upon appeal, if it is ruled that the notice is not a proper notice, it is void, and the assessment commissioner shall so notify the corporation and mark the notice accordingly".
- (6) Section 126 of the said Act, as re-enacted by the Statutes of Ontario, 1981, chapter 47, section 21 and amended by 1984, chapter 60, section 8 and 1986, chapter 21, section 3, is further amended by adding thereto the following subsection:

Idem

- (6a) A notice given by a partnership under this section is sufficient if signed by a partner and shall continue in force and be acted upon until it is withdrawn, varied or cancelled by a notice subsequently given by a partner.
- (7) Subsection 126 (8) of the said Act, as enacted by the Statutes of Ontario, 1981, chapter 47, section 21, is repealed.
- (8) Subsection 126 (9) of the said Act, as enacted by the Statutes of Ontario, 1986, chapter 21, section 3, is amended by inserting after "corporation" in the first line "or partnership".
- **30.** The said Act is further amended by adding thereto the following section:

"assessment", in respect of a corporation or partnership, means the assessment of land under the Assessment Act of RSO 1980. which the corporation or partnership is either the owner and occupant, or, not being the owner, is the tenant, occupant or actual possessor, and includes the business or other assessment of the corporation or partnership made under that Act:

"municipality" means a city, town, village, township or a public school section, separate school zone or secondary school district that is in territory without municipal organization or that portion of a public school section, separate school zone or secondary school district that is in territory without municipal organization;

"public corporation" means,

a body corporate that is, by reason of its shares, a reporting issuer within the meaning of the Securities R.S.O. 1980, Act or that has, by reason of its shares, a status comparable to a reporting issuer under the law of any other jurisdiction,

- (b) a body corporate that issues shares that are traded on any market if the prices at which they are traded on that market are regularly published in a bona fide newspaper or business or financial publication of general and regular paid circulation, or
- (c) subject to subsection (2), a body corporate that is, within the meaning of subsections 1 (1) and (2), clause 1 (3) (a) and subsections 1 (4), (5) and (6) of the Securities Act, controlled by or is a subsidiary of R.S.O. 1980. a body corporate or two or more bodies corporate described in clause (a) or (b);

"residential and farm assessment" means residential and farm assessment as defined in section 220 but, for assessment in the year 1990 for taxation in the year 1991 and for later years, does not include the assessment of real property of public corporations.

(2) For the purposes of this section, the expression "more Percentage of than 50 per cent of the votes" in the second line of clause 1 (3) (a) of the Securities Act shall be deemed to read "50 per cent or more of the votes".

(3) An assessment of a public corporation in a municipality shall be rated and assessed for separate school purposes in the tot separate same proportion to the total assessment of the public corpora-

Proportion of assessment school MATRISES

tion in the municipality as the residential and farm assessment rated and assessed for separate school purposes in the municipality bears to the total residential and farm assessment in the municipality.

(4) For the purposes of subsection (3), if more than one public school board has jurisdiction in the same municipality, the proportion to be determined shall be the proportion of the assessment in the portion of the municipality within the jurisdiction of each board.

Duty of commissioner

(5) The assessment commissioner shall enter the public corporation on the assessment roll to be next returned as a separate school supporter with respect to the proportion of its assessment in the municipality determined by subsection (3) and the remainder of the assessment of the public corporation shall be separately entered and assessed for public school purposes.

Supplementary or R.S.O. 1980.

(6) An assessment of a public corporation made under section 32 or 33 of the Assessment Act shall be rated and assessed for public and separate school purposes in the manner set out in subsections (3) and (5).

Regulations

(7) The Lieutenant Governor in Council may make regulations adjusting the proportions of assessment rated and assessed for public and separate school purposes in each municipality in each year for a period of up to six years commencing with the 1st day of January, 1990 and requiring the assessment commissioner to adjust the rolls accordingly.

(8) Despite subsections (3) and (5), the proportions of assessment rated and assessed for public and separate school purposes in any year for which a regulation made under subsection (7) is applicable shall be those proportions determined in accordance with such regulation.

(9) The Lieutenant Governor in Council may make regu-

lations adjusting the allocation or payment of the tax levied in R.S.O. 1980, each year under subsections 161 (12) and (13) of the Municic. 302 pal Act to the public sector or the Roman Catholic sector of The Ottawa-Carleton French-language School Board or to each board, for a period of up to six years commencing with the 1st day of January, 1990 and requiring the council of the municipality that levied the tax to allocate or pay the tax

Idem

accordingly.

(10) Despite subsections 161 (22a) and 368j (3a) of the R.S.O. 1980, Municipal Act, subsection 81 (2a) of the Regional Municipality cc. 302, 435, 441, 442 of Haldimand-Norfolk Act, subsection 73 (2a) of the Regional

Municipality of Sudbury Act and subsection 120 (2a) of the Regional Municipality of Waterloo Act, the allocation or payment determined for the public sector or the Roman Catholic sector of The Ottawa-Carleton French-language School Board or for each board for any year to which a regulation made under subsection (9) is applicable shall be that determined in accordance with such regulation.

- **31.**—(1) Subsection 144 (2) of the said Act, as amended by the Statutes of Ontario, 1988, chapter 27, section 23, is further amended by striking out "and Part VII-A" in the amendment of 1988 and by striking out "and urban" in the seventh line and in the ninth line.
- (2) Section 144 of the said Act, as amended by the Statutes of Ontario, 1988, chapter 27, section 23, is further amended by adding thereto the following subsection:
- (3) Despite subsection (2), Part VII-A applies to the election of trustees of a Protestant separate school board that is situated in an urban municipality.
- **32.** Subsections 171 (3) and (5) of the said Act are repealed.
- 33.—(1) The definition of "board" in subsection 206a (1) of the said Act, as enacted by the Statutes of Ontario, 1988, chapter 27, section 24, is amended by striking out "an urban separate school board" in the first and second lines.
- (2) Clause 206a (3) (a) of the said Act, as enacted by the Statutes of Ontario, 1988, chapter 27, section 24, is amended by inserting after "105 (2)" in the second line "or 106 (1) or 106 (2)".
- (3) Clause 206a (3) (b) of the said Act, as enacted by the Statutes of Ontario, 1988, chapter 27, section 24, is repealed.
- (4) Rule 4 of subsection 206a (6) of the said Act, as enacted by the Statutes of Ontario, 1988, chapter 27, section 24, is amended by striking out "an urban separate school board" in the second line.
- **34.** Section 220 of the said Act is repealed and the following substituted therefor:
  - 220. In sections 221, 222 and 223,

Definition

"commercial assessment" means the total, according to the last returned assessment roll, of,

- (a) the assessment of real property that is used as the basis for computing business assessment including the assessment for real property that is rented and occupied or used by the Crown in right of Canada or any province or any board, commission, corporation or other agency thereof, or by any municipal or regional corporation or local board thereof,
- (b) business assessment, and
- (c) the assessment for mineral lands, pipe lines and railway lands, other than railway lands actually in use for residential and farming purposes;
- "residential and farm assessment" means the total assessment for real property according to the last returned assessment roll, except the assessments for real property mentioned in clauses (a) and (c) of the definition of "commercial assessment".
- 35.—(1) Subsection 227 (3) of the said Act is amended by striking out "that is situated within 4.8 kilometres of the trailer and within the municipality or a municipality contiguous thereto" in the fourth, fifth and sixth lines and inserting in lieu thereof "that is operated by the separate school board of the separate school zone in which the trailer is located".
- (2) Clause 227 (3) (a) of the said Act is amended by striking out "that is within 4.8 kilometres of the separate school" in the fourth and fifth lines and inserting in lieu thereof "that is in the separate school zone".
- (3) Clause 227 (3) (b) of the said Act is amended by striking out "within 4.8 kilometres of the separate school" at the end thereof and inserting in lieu thereof "in the separate school zone".
- 36. Subsection 228 (2) of the said Act is amended by striking out "within 4.8 kilometres of the trailer" in the seventh line and inserting in lieu thereof "operated by the separate school board of the separate school zone in which the trailer is located".
- 37. Clauses (c) and (d) of the definition of "board" in section 257a of the said Act, as enacted by the Statutes of Ontario, 1986, chapter 29, section 1, are repealed.
- 38. Clauses (c) and (d) of the definition of "board" in section 277c of the said Act, as enacted by the Statutes of Ontario, 1986, chapter 29, section 11, are repealed.

39. For the purposes of clause 196 (1) (c) of the Education Transition Act, for the period from the 1st day of January, 1990 until the 30th day of November, 1991, the area of jurisdiction of a school board shall be deemed to include the area of jurisdiction of the board as it existed on the 31st day of December, 1989,

**40.** Despite subsections 1 (2) and (3), sections 11, 12 and 13 Transition and subsection 33 (4) of this Act, the provisions for trustee representation of a board that prior to the 1st day of December, 1989 was an urban separate school board shall continue in effect until the 30th day of November, 1991.

- 41.—(1) Subsection 13 (1) of the Assessment Act, being chapter 31 of the Revised Statutes of Ontario, 1980, as amended by the Statutes of Ontario, 1981, chapter 47, section 2, 1982, chapter 56, section 1 and 1988, chapter 47, section 80, is further amended by adding thereto the following paragraph:
  - 20. In the case of a corporation, whether the corporation is a public corporation for the purposes of section 126a of the Education Act or section 18a of the R.S.O. 1980. Ottawa-Carleton French-Language School Board c. 129 Act, 1988.

1988, c. 47

- (2) Subsection 13 (4) of the said Act, as enacted by the Statutes of Ontario, 1981, chapter 47, section 2 and amended by 1988, chapter 20, section 20, is repealed and the following substituted therefor:
- (4) In the preparation of the assessment roll, the assessment commissioner, in determining the names and school support of those persons entitled to direct taxes for school support purposes, shall be guided by the index books provided for in the Education Act, by the applications for direction of R.S.O. 1980. school taxes received and approved by the assessment commissioner under section 15 of this Act and by the notices received under section 126 of the Education Act and section 18 of the Ottawa-Carleton French-Language School Board Act. 1988.

School

1988, c. 47

- 42. Section 17 of The Metropolitan Separate School Board Act, 1953, being chapter 119, as re-enacted by the Statutes of Ontario, 1988, chapter 27, section 38, is repealed and the following substituted therefor:
- 17. Except as otherwise provided in this Act, the Metro-Metropolitan politan Board shall be a county combined separate school county board within the meaning of the Education Act and with combined respect to the district shall enjoy all the rights, powers and school board

R S.O. 1980.

privileges of and be subject to all the obligations imposed upon a county combined separate school board by that Act.

- **43.**—(1) Subsection 161 (18) of the *Municipal Act*, being chapter 302 of the Revised Statutes of Ontario, 1980, is amended by striking out "separate" in the third line.
- (2) Subsection 161 (21) of the said Act is amended by striking out "separate" in the fourth line.
- (3) Section 161 of the said Act is amended by adding thereto the following subsections:

Idem

(22a) Notwithstanding subsection (22), that portion of the tax levied under subsections (12) and (13) to be allocated to public school boards shall be shared among all school boards having jurisdiction in the municipality in the proportion that the share of the residential and farm assessment of each school board in the municipality in the preceding year bears to the whole of the residential and farm assessment in the municipality in the preceding year.

Deemed school boards

- (22b) For purposes of subsection (22a), in the case of area municipalities within The Regional Municipality of Ottawa-Carleton, the public sector and the Roman Catholic sector of The Ottawa-Carleton French-language School Board shall each be deemed to be a school board having jurisdiction in the municipality.
- (4) Subsection 161 (23) of the said Act is amended by inserting after "subsection (22)" in the first line "and subsection (22a)".
- (5) Subsection 161 (24) of the said Act is amended by inserting after "subsection (22)" in the first line "or to each school board under subsection (22a)" and by inserting after "body" in the second line "or school board".
- (6) Section 368j of the said Act, as enacted by the Statutes of Ontario, 1987, chapter 17, section 2, is amended by adding thereto the following subsection:

Payment of portion of telephone and telegraph tax to school boards (3a) Notwithstanding subsections (1) and (2), that portion of the tax levied by a lower tier municipality, city, separated town or separated township in a county under subsections 161 (12) and (13) to be paid to the appropriate public school boards shall be shared among all school boards having jurisdiction in the lower tier municipality, city, separated town or separated township, as the case may be, in the proportion that the share of each school board of the residential and farm

assessment in the lower tier municipality, city, separated town or separated township bears to the whole of the residential and farm assessment in the lower tier municipality, city, separated town or separated township.

- (7) Subsection 368j (4) of the said Act, as enacted by the Statutes of Ontario, 1987, chapter 17, section 2, is amended by,
  - (a) striking out "public" in the third line; and
  - (b) striking out "or (2)" at the end thereof and inserting in lieu thereof "(2) or (3a)".
- (8) Clause 368k (1) (b) of the said Act, as enacted by the Statutes of Ontario, 1987, chapter 17, section 2, is repealed and the following substituted therefor:
  - (b) a school board under subsection 368j (3a); or
- **44.**—(1) Section 81 of the Regional Municipality of Haldimand-Norfolk Act, being chapter 435 of the Revised Statutes of Ontario, 1980, as re-enacted by the Statutes of Ontario, 1987, chapter 16, section 2, is amended by adding thereto the following subsection:
- (2a) Notwithstanding subsection (1), that portion of the tax Payment of levied by an area municipality under subsections 161 (12) and telephone (13) of the Municipal Act to be paid to the appropriate public and telegraph school boards shall be shared among all school boards having tax to school boards jurisdiction in the area municipality in the proportion that the R.S.O. 1980. share of each school board of the residential and farm assess- c. 302 ment in the area municipality bears to the whole of the residential and farm assessment in the area municipality.

portion of

- (2) Subsection 81 (3) of the said Act, as re-enacted by the Statutes of Ontario, 1987, chapter 16, section 2, is amended by striking out "public" in the fourth line and by adding at the end thereof "or (2a)".
- (3) Clause 81a (1) (b) of the said Act, as enacted by the Statutes of Ontario, 1987, chapter 16, section 2, is repealed and the following substituted therefor:
  - (b) a school board under subsection 81 (2a); or

45.—(1) Section 73 of the Regional Municipality of Sudbury Act, being chapter 441 of the Revised Statutes of Ontario, 1980, as re-enacted by the Statutes of Ontario, 1986, chapter 19, section 1, is amended by adding thereto the following subsection:

Payment of portion of telephone and telegraph tax to school boards R.S.O. 1980, e. 302

- (2a) Notwithstanding subsection (1), that portion of the tax levied by an area municipality under subsections 161 (12) and (13) of the *Municipal Act* to be paid to The Sudbury Board of Education shall be shared among all school boards having jurisdiction in the area municipality in the proportion that the share of each school board of the residential and farm assessment in the area municipality bears to the whole of the residential and farm assessment in the area municipality.
- (2) Subsection 73 (3) of the said Act, as re-enacted by the Statutes of Ontario, 1986, chapter 19, section 1, is amended by inserting after "Corporation" in the third line "The Sudbury District Roman Catholic Separate School Board" and by adding at the end thereof "or (2a)".
- (3) Subsection 73a (1) of the said Act, as enacted by the Statutes of Ontario, 1986, chapter 19, section 1, is amended by,
  - (a) striking out "or to the Regional Corporation" in the second and third lines and inserting in lieu thereof "or 73 (1) or to The Sudbury District Roman Catholic Separate School Board"; and
  - (b) striking out "73 (1)" in the fourth line and inserting in lieu thereof "73 (2a)".
- (4) Subsection 73a (3) of the said Act, as enacted by the Statutes of Ontario, 1986, chapter 19, section 1, is amended by inserting after "Education" in the first line "or The Sudbury District Roman Catholic Separate School Board, or each of them".
- **46.**—(1) Section 120 of the *Regional Municipality of Water-loo Act*, being chapter 442 of the Revised Statutes of Ontario, 1980, as re-enacted by the Statutes of Ontario, 1988, chapter 23, section 2, is amended by adding thereto the following subsection:

Payment of portion of telephone and telegraph tax to school boards R.S.O. 1980, c. 302

(2a) Notwithstanding subsection (1), that portion of the tax levied by an area municipality under subsections 161 (12) and (13) of the *Municipal Act* to be paid to The Waterloo County Board of Education shall be shared among all school boards having jurisdiction in the area municipality in the proportion that the share of each school board of the residential and farm

assessment in the area municipality bears to the whole of the residential and farm assessment in the area municipality.

- (2) Subsection 120 (3) of the said Act, as re-enacted by the Statutes of Ontario, 1988, chapter 23, section 2, is amended by inserting after "Corporation" in the third line "The Waterloo Region Roman Catholic Separate School Board" and by adding at the end thereof "or (2a)".
- (3) Clause 120a (1) (b) of the said Act, as re-enacted by the Statutes of Ontario, 1988, chapter 23, section 2, is repealed and the following substituted therefor:
  - (b) a school board under subsection 120 (2a); or
- **47.**—(1) This Act, except sections 25, 26 and 27 and subsection 41 (1), shall be deemed to have come into force on the 1st day of December, 1989.
- (2) Sections 25, 26 and 27 come into force on a day to be <sup>Idem</sup> named by proclamation of the Lieutenant Governor.
- (3) Subsection 41 (1) comes into force on the 1st day of <sup>Idem</sup> December, 1990.
- 48. The short title of this Act is the Education Statute Law Short title Amendment Act, 1989.

#### CHAPTER 66

#### An Act to amend the Ottawa-Carleton French-Language School Board Act, 1988

Assented to December 14th, 1989

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Subsection 5 (2) of the Ottawa-Carleton French-Language School Board Act, 1988, being chapter 47, is amended by,
  - (a) striking out "an urban" in the fourth line and inserting in lieu thereof "one"; and
  - (b) striking out "urban" in the sixth line.
- 2. Section 18 of the said Act is repealed and the following substituted therefor:

Definition

R S.O. 1980,

**18.**—(1) In this section and section 18a, "assessment", in respect of a corporation or partnership, means the assessment under the *Assessment Act* of land of which the corporation or partnership is either the owner and occupant, or not being the owner, is the tenant, occupant or actual possessor, and includes the business or other assessments of the corporation or partnership under that Act. ("évaluation")

R.S.O. 1980.

c. 370

(2) In this section, "partnership" means partnership within the meaning of the *Partnerships Act*. ("société en nom collectif")

Application

(3) This section does not apply to a public corporation within the meaning of section 18a.

### CHAPITRE 66

## Loi portant modification de la Loi de 1988 sur le Conseil scolaire de langue française d'Ottawa-Carleton

Sanctionnée le 14 décembre 1989

SA MAJESTÉ, sur l'avis et avec le consentement de l'Assemblée législative de la province de l'Ontario, décrète ce qui suit :

- 1 Le paragraphe 5 (2) de la Loi de 1988 sur le Conseil scolaire de langue française d'Ottawa-Carleton, qui constitue le chapitre 47, est modifié par :
  - substitution, aux mots «zone urbaine» à la quatrième ligne, des mots «seule zone»:
  - suppression du mot «urbaines» à la sixième ligne.
- 2 L'article 18 de la Loi est abrogé et remplacé par ce qui suit:
- 18 (1) Dans le présent article et à l'article 18a, «évalua- Définition tion», en ce qui concerne une personne morale ou une société en nom collectif, s'entend de l'évaluation, prévue par la Loi sur l'évaluation foncière, des biens-fonds dont la personne L.R.O. 1980. morale ou la société en nom collectif est le propriétaire et l'occupant ou, si elle n'en est pas le propriétaire, dont elle est le locataire, l'occupant ou le possesseur de fait, et s'entend en outre des évaluations commerciales ou autres de la personne morale ou de la société en nom collectif effectuées en vertu de cette loi. («assessment»)

(2) Dans le présent article, «société en nom collectif» s'en- Idem tend d'une société en nom collectif au sens de la Loi sur les L.R.O. 1980. sociétés en nom collectif. («partnership»)

chap. 370

(3) Le présent article ne s'applique pas à une société Champ ouverte au sens de l'article 18a.

d'application

School support, right of corporation or partnership R.S.O. 1980, C. 31

(4) Subject to subsections (10) and (11), a corporation or partnership by notice to the assessment commissioner in a form prescribed under the *Assessment Act* may require the whole or any part of its assessment to be entered, rated and assessed for the purposes of separate schools or the public sector or the Roman Catholic sector of The Ottawa-Carleton French-language School Board, or any combination of them.

Duty of assessment commissioner

(5) The assessment commissioner, upon receipt of the notice from the corporation or partnership, shall enter the corporation or partnership on the assessment roll to be next returned with the school support with respect to its assessment for each school system designated in the notice entered separately.

Idem

(6) The assessment commissioner shall separately enter and assess for public school purposes any assessment of the corporation or partnership not designated in the notice.

Copy of notice to clerk (7) The assessment commissioner, upon receipt of the notice from the corporation or partnership, shall forward a copy of the notice to the clerk of the area municipality in which the land referred to in the notice is situate.

Duty of clerk

(8) Upon receipt of the notice from the assessment commissioner, the clerk shall enter the corporation or partnership in the collector's roll with the school support with respect to its assessment for each school system designated in the notice entered separately.

Idem

(9) The clerk shall separately enter and show as assessed for public school purposes any assessment of the corporation or partnership not designated in the notice.

How corporation's proportion settled

- (10) The portions of an assessment of a corporation that are rated and assessed other than for public school purposes shall not bear a greater proportion to the whole assessment of the corporation than,
  - (a) in the case of the Roman Catholic sector of The Ottawa-Carleton French-language School Board, the number of shares held in the corporation by supporters of the Roman Catholic sector bears to the total number of shares of the corporation issued and outstanding;

(4) Sous réserve des paragraphes (10) et (11), une personne Droit des permorale ou une société en nom collectif peut, au moyen d'un les ou des avis rédigé selon la formule prescrite par la Loi sur l'évalua- sociétés en tion foncière et envoyé au commissaire à l'évaluation, demander que la totalité ou une partie de son évaluation soit ins- de soutien crite, imposée et évaluée aux fins des écoles séparées, ou aux scolaire fins de la section publique ou de la section catholique du chap. 31 Conseil scolaire de langue française d'Ottawa-Carleton, ou d'une combinaison de celles-ci.

sonnes mora-L.R.O. 1980,

(5) Dès que le commissaire à l'évaluation reçoit l'avis de la Obligation du personne morale ou de la société en nom collectif, il inscrit la revaluation personne morale ou la société en nom collectif au prochain rôle d'évaluation qui doit être rendu, en indiquant séparément le soutien scolaire relatif à son évaluation qui est accordé à chaque organisation scolaire désignée dans l'avis.

(6) Le commissaire à l'évaluation, aux fins des écoles publi- Idem ques, inscrit et évalue séparément les évaluations des personnes morales ou des sociétés en nom collectif qui ne sont pas désignées dans l'avis.

(7) Dès que le commissaire à l'évaluation reçoit l'avis de la Copie de personne morale ou de la société en nom collectif, il envoie secrétaire une copie de l'avis au secrétaire de la municipalité de secteur où se trouvent les biens-fonds visés dans l'avis.

(8) Dès que le secrétaire reçoit l'avis du commissaire à Obligation du l'évaluation, il inscrit la personne morale ou la société en nom collectif au rôle du percepteur, en indiquant séparément le soutien scolaire relatif à son évaluation qui est accordé à chaque organisation scolaire désignée dans l'avis.

(9) Le secrétaire inscrit et indique séparément comme étant Idem évaluées aux fins des écoles publiques les évaluations des personnes morales ou des sociétés en nom collectif qui ne sont pas désignées dans l'avis.

(10) Les fractions de l'évaluation d'une personne morale Rapportqui sont imposées et évaluées à d'autres fins que celles des écoles publiques ne doivent pas représenter une proportion de l'évaluation totale de la personne morale qui soit supérieure :

personnes

dans le cas de la section catholique du Conseil scolaire de langue française d'Ottawa-Carleton, au rapport existant entre le nombre d'actions détenues dans la personne morale par les contribuables de la section catholique et le nombre total d'actions de la personne morale émises et en circulation;

- (b) in the case of The Ottawa Roman Catholic Separate School Board or The Carleton Roman Catholic Separate School Board, the number of shares held in the corporation by separate school supporters who are not supporters of the Roman Catholic sector bears to the total number of shares of the corporation issued and outstanding; and
- (c) in the case of the public sector of The Ottawa-Carleton French-language School Board, the number of shares held in the corporation by supporters of the public sector bears to the total number of shares of the corporation issued and outstanding.

How partnershap s proportion settled

- (11) The portions of an assessment of a partnership that are rated and assessed other than for public school purposes shall not bear a greater proportion to the whole assessment of the partnership than,
  - (a) in the case of the Roman Catholic sector of The Ottawa-Carleton French-language School Board, the interest of partners who are supporters of the Roman Catholic sector in the assets giving rise to the assessment bears to the whole interest of the partnership in the assets giving rise to the assessment;
  - (b) in the case of The Ottawa Roman Catholic Separate School Board or The Carleton Roman Catholic Separate School Board, the interest of partners who are separate school supporters who are not supporters of the Roman Catholic sector in the assets giving rise to the assessment bears to the whole interest of the partnership in the assets giving rise to the assessment; and
  - (c) in the case of the public sector of The Ottawa-Carleton French-language School Board, the interest of partners who are supporters of the public sector in the assets giving rise to the assessment bears to the whole interest of the partnership in the assets giving rise to the assessment.

- dans le cas du Conseil des écoles séparées catholiques d'Ottawa ou du Conseil des écoles séparées catholiques de Carleton, au rapport existant entre le nombre d'actions détenues dans la personne morale par les contribuables des écoles séparées qui ne sont pas des contribuables de la section catholique, et le nombre total d'actions de la personne morale émises et en circulation:
- dans le cas de la section publique du Conseil scoc) laire de langue française d'Ottawa-Carleton, au rapport existant entre le nombre d'actions détenues dans la personne morale par les contribuables de la section publique, et le nombre total d'actions de la personne morale émises et en circulation.

(11) Les fractions de l'évaluation d'une société en nom collectif qui sont imposées et évaluées à d'autres fins que celles Rapport—sociétés en nom collectif des écoles publiques ne doivent pas représenter une proportion de l'évaluation totale de la société en nom collectif qui soit supérieure :

- dans le cas de la section catholique du Conseil scoa) laire de langue française d'Ottawa-Carleton, au rapport existant entre les parts détenues par les associés qui sont des contribuables de la section catholique dans l'actif faisant l'objet de l'évaluation et le total des parts de la société en nom collectif dans l'actif faisant l'objet de l'évaluation;
- dans le cas du Conseil des écoles séparées catholiques d'Ottawa ou du Conseil des écoles séparées catholiques de Carleton, au rapport existant entre les parts détenues par les associés qui sont des contribuables des écoles séparées, mais qui ne sont pas des contribuables de la section catholique dans l'actif faisant l'objet de l'évaluation, et le total des parts de la société en nom collectif dans l'actif faisant l'objet de l'évaluation;
- dans le cas de la section publique du Conseil scoc) laire de langue française d'Ottawa-Carleton, au rapport existant entre les parts détenues par les associés qui sont des contribuables de la section publique dans l'actif faisant l'objet de l'évaluation. et le total des parts de la société en nom collectif dans l'actif faisant l'objet de l'évaluation.

Notices: effect, filing and search R.S.O. 1980, c. 129

(12) Subsections 126 (6), (6a) and (7) of the *Education Act* apply with necessary modifications to notices under this section.

Secondary school purposes

- (13) This section applies in the same manner for secondary school purposes as for elementary school purposes.
- 3. The said Act is amended by adding thereto the following section:

Definitions

18a.—(1) In this section,

"public corporation" means,

R.S.O. 1980, c. 466

- (a) a body corporate that is, by reason of its shares, a reporting issuer within the meaning of the *Securities Act* or that has, by reason of its shares, a status comparable to a reporting issuer under the law of any other jurisdiction,
- (b) a body corporate that issues shares that are traded on any market if the prices at which they are traded on that market are regularly published in a *bona* fide newspaper or business or financial publication of general and regular paid circulation, or
- (c) subject to subsection (2), a body corporate that is, within the meaning of subsections 1 (1) and (2), clause 1 (3) (a) and subsections 1 (4), (5) and (6) of the *Securities Act*, controlled by or is a subsidiary of a body corporate or two or more bodies corporate described in clause (a) or (b); ("société ouverte")

R.S.O. 1980, c. 129 "residential and farm assessment" means residential and farm assessment as defined in section 220 of the *Education Act*, but for assessment in the year 1990 for taxation in the year 1991 and for later years, does not include the assessment of real property of public corporations. ("évaluation résidentielle et agricole")

Percentage of

(2) For the purposes of this section, the expression "more than 50 per cent of the votes" in clause 1 (3) (a) of the *Securities Act* shall be deemed to read "50 per cent or more of the votes".

(12) Les paragraphes 126 (6), (6a) et (7) de la Loi sur Avis : valil'éducation s'appliquent, avec les adaptations nécessaires, aux ment et avis visés par le présent article.

dité, classerecherche L.R.O. 1980, chap. 129

(13) Le présent article s'applique de la même façon aux fins Fins des des écoles secondaires qu'à celles des écoles élémentaires.

secondaires

### 3 La Loi est modifiée par adjonction de l'article suivant :

**18a** (1) Les définitions qui suivent s'appliquent au pré- Définitions sent article.

«évaluation résidentielle et agricole» S'entend d'une évaluation résidentielle et agricole au sens de l'article 220 de la Loi sur l'éducation, à l'exclusion toutefois de l'évaluation L.R.O. 1980. des biens immeubles des sociétés ouvertes pour l'évaluation au cours de l'année 1990 aux fins d'imposition au cours de l'année 1991 et pour les années subséquentes. («residential and farm assessment»)

### «société ouverte» S'entend, selon le cas :

a) d'une personne morale qui est, en raison de ses actions, un émetteur assujetti au sens de la Loi sur L.R.O. 1980. les valeurs mobilières ou qui a, en raison de ses actions, un statut comparable à celui d'un émetteur assujetti aux termes de la loi de toute autre autorité législative;

- d'une personne morale qui émet des actions faisant l'objet d'opérations sur n'importe quel marché si les cours auxquels ces opérations sont effectuées sur ce marché sont publiés régulièrement dans des journaux ou des revues d'affaires ou de finance véritables, diffusés largement et régulièrement à titre onéreux;
- sous réserve du paragraphe (2), d'une personne morale qui est sous le contrôle ou qui est une filiale d'une ou de plusieurs personnes morales du type décrit à l'alinéa a) ou b), au sens des paragraphes 1 (1) et (2), de l'alinéa (3) a) et des paragraphes (4), (5) et (6) de la Loi sur les valeurs mobilières. («public corporation»)
- (2) Aux fins du présent article, l'expression «plus de 50 Pourcentage pour cent des voix» figurant à l'alinéa 1 (3) a) de la Loi sur les valeurs mobilières est réputée signifier «50 pour cent des voix ou plus».

Proportion of assessment for school purposes

(3) An assessment of a public corporation in an area municipality shall be rated and assessed for the purposes of separate schools, the public sector and the Roman Catholic sector of The Ottawa-Carleton French-language School Board in the same proportions to the total assessment of the public corporation in the area municipality as the residential and farm assessment rated and assessed for the purposes of separate schools, the public sector and the Roman Catholic sector of The Ottawa-Carleton French-language School Board, respectively, in the area municipality bears to the total residential and farm assessment in the area municipality.

Duty of assessment commissioner

(4) The assessment commissioner shall enter the public corporation on the assessment roll to be next returned as a separate school supporter or a supporter of the public sector or the Roman Catholic sector of The Ottawa-Carleton Frenchlanguage School Board with respect to the proportions of its assessment in the area municipality determined by subsection (3) and the remainder of the assessment of the public corporation shall be separately entered and assessed for public school purposes.

supplementary or omitted assessments R.S.O. 1980, c. 31

(5) An assessment of a public corporation in the area municipality made under section 32 or 33 of the *Assessment Act* shall be rated and assessed for public and separate school purposes in the manner set out in subsections (3) and (4).

Regulations

(6) The Lieutenant Governor in Council may make regulations adjusting the proportions of assessment rated and assessed for each school system in each area municipality in each year for a period of up to six years commencing with the 1st day of January, 1990 and requiring the assessment commissioner to adjust the rolls accordingly.

ldem

(7) Despite subsections (3) and (4), the proportions of assessment rated and assessed for each school system in each year for which a regulation made under this section is applicable shall be those proportions determined in accordance with such regulation.

Commencement 4. This Act shall be deemed to have come into force on the 1st day of December, 1989.

Short title

5. The short title of this Act is the Ottawa-Carleton French-Language School Board Amendment Act, 1989.

(3) L'évaluation d'une société ouverte située dans une Fraction de municipalité de secteur est imposée et évaluée aux fins des attribuée aux écoles séparées, de la section publique et de la section catholi- fins scolaires que du Conseil scolaire de langue française d'Ottawa-Carleton par rapport à l'évaluation totale de la société ouverte située dans la municipalité de secteur selon le même rapport que celui qui existe entre l'évaluation résidentielle et agricole imposée et évaluée aux fins des écoles séparées, de la section publique et de la section catholique du Conseil scolaire de langue française d'Ottawa-Carleton, respectivement, dans la municipalité de secteur, et l'évaluation résidentielle et agricole

totale dans la municipalité de secteur.

l'évaluation

(4) Le commissaire à l'évaluation inscrit la société ouverte Obligation du au prochain rôle d'évaluation qui doit être rendu à titre de l'évaluation contribuable des écoles séparées ou de contribuable de la section publique ou de la section catholique du Conseil scolaire de langue française d'Ottawa-Carleton relativement à la fraction de son évaluation dans la municipalité de secteur, établie aux termes du paragraphe (3). Le reste de l'évaluation de la société ouverte est inscrit et évalué séparément aux fins des écoles publiques.

(5) L'évaluation d'une société ouverte dans la municipalité Evaluations de secteur effectuée en vertu de l'article 32 ou 33 de la supplementaires ou omises Loi sur l'évaluation foncière est imposée et évaluée aux fins L.R.O. 1980. des écoles publiques et séparées de la façon énoncée aux paragraphes (3) et (4).

supplémentai-

(6) Le lieutenant-gouverneur en conseil peut, par règle- Règlements ment, rajuster les fractions de l'évaluation qui sont imposées et évaluées aux fins de chaque organisation scolaire, dans chaque municipalité de secteur, tous les ans, pour une période d'au plus six ans à compter du 1er janvier 1990, et exiger du commissaire à l'évaluation qu'il rajuste les rôles en conséquence.

(7) Malgré les paragraphes (3) et (4), les fractions de ldem l'évaluation qui sont imposées et évaluées aux fins de chaque organisation scolaire tous les ans, auxquelles s'applique un règlement pris en application du présent article, correspondent aux fractions établies conformément à ce règlement.

- 4 La présente loi est réputée être entrée en vigueur le 1er Entrée en vigueur décembre 1989.
- 5 Le titre abrégé de la présente loi est Loi de 1989 modifiant Titre abrégé la Loi sur le Conseil scolaire de langue française d'Ottawa-Carleton.



### CHAPTER 67

# An Act to amend the Courts of Justice Act, 1984

Assented to December 14th, 1989

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) Subsection 65 (2) of the Courts of Justice Act, 1984, being chapter 11, as enacted by the Statutes of Ontario, 1989, chapter 55, section 2, is amended by adding thereto the following clauses:
  - (ua) the method of calculating the amount to be included in an award of damages to offset any liability for income tax on income from investment of the award;
  - (ub) the discount rate with respect to the rate of interest on damages for non-pecuniary loss.
- (2) Section 65 of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 55, section 2, is amended by adding thereto the following subsection:
- (4) Rules made under clauses (1) (p), (ua) and (ub) shall ldem be reviewed at least once in every four-year period.
- **2.**—(1) Subsection 90 (1) of the said Act, as amended by the Statutes of Ontario, 1984, chapter 64, section 7, is further amended by adding thereto the following clauses:
  - (va) the method of calculating the amount to be included in an award of damages to offset any liability for income tax on income from investment of the award;
  - (vb) the discount rate with respect to the rate of interest on damages for non-pecuniary loss.

(2) Section 90 of the said Act, as amended by the Statutes of Ontario, 1984, chapter 64, section 7, is further amended by adding thereto the following subsection:

Idem

- (3) Rules made under clauses (1) (q), (va) and (vb) shall be reviewed at least once in every four-year period.
  - **3.** Section 129 of the said Act, as amended by the Statutes of Ontario, 1989, chapter 55, section 23, is repealed and the following substituted therefor:

Periodic payment and review of damages 1986, c. 4

- **129.**—(1) In a proceeding where damages are claimed for personal injuries or under Part V of the *Family Law Act*, 1986 for loss resulting from the injury to or death of a person, the court.
  - (a) if all affected parties consent, may order the defendant to pay all or part of the award for damages periodically on such terms as the court considers just; and
  - (b) if the plaintiff requests that an amount be included in the award to compensate for income tax payable on the award, shall order the defendant to pay all or part of the award periodically on such terms as the court considers just.

No order

(2) An order under clause (1) (b) shall not be made if the parties otherwise consent or if the court is of the opinion that the order would not be in the best interests of the plaintiff, having regard to all the circumstances of the case.

Best interests

- (3) In considering the best interests of the plaintiff, the court shall take into account.
  - (a) whether the defendant has sufficient means to fund an adequate scheme of periodic payments;
  - (b) whether the plaintiff has a plan or a method of payment that is better able to meet the interests of the plaintiff than periodic payments by the defendant; and
  - (c) whether a scheme of periodic payments is practicable having regard to all the circumstances of the case.

Future review

(4) In an order made under this section, the court may, with the consent of all the affected parties, order that the

award be subject to future review and revision in such circumstances and on such terms as the court considers just.

(5) If the court does not make an order for periodic pay- Amount to ment under subsection (1), it shall make an award for damoffset liability
for income ages that shall include an amount to offset liability for income tax tax on income from investment of the award.

### 4. The said Act is amended by adding thereto the following sections:

130a. In an action for damages for personal injury, the Guidance court may give guidance to the jury on the amount of damages and the parties may make submissions to the jury on the amount of damages.

130b. On an appeal from an award for damages for per- Power of sonal injury, the court may, if it considers it just, substitute its own assessment of the damages.

**130c.**—(1) If a defendant makes a payment to a plaintiff Advance who is or alleges to be entitled to recover from the defendant, the payment constitutes, to the extent of the payment, a release by the plaintiff or the plaintiff's personal representative of any claim that the plaintiff or the plaintiff's personal representative or any person claiming through or under the plaintiff or by virtue of Part V of the Family Law Act, 1986, 1986, c. 4 may have against the defendant.

(2) Nothing in this section precludes the defendant making Idem the payment from demanding, as a condition precedent to such payment, a release from the plaintiff or the plaintiff's personal representative or any other person to the extent of such payment.

(3) The court shall adjudicate upon the matter first without Payment to be taken into reference to the payment but, in giving judgment, the payment shall be taken into account and the plaintiff shall only be entitled to judgment for the net amount, if any.

(4) The fact of any payment shall not be disclosed to the Disclosure judge or jury until after judgment but shall be disclosed before formal entry thereof.

### 5. Clause 137 (1) (d) of the said Act is repealed and the following substituted therefor:

(d) "prejudgment interest rate" means the bank rate at the end of the first day of the last month of the quarter preceding the quarter in which the proceeding was commenced, rounded to the nearest tenth of a percentage point.

# **6.**—(1) Subsections 138 (1) and (2) of the said Act are repealed and the following substituted therefor:

Prejudgment interest

(1) A person who is entitled to an order for the payment of money is entitled to claim and have included in the order an award of interest thereon at the prejudgment interest rate, calculated from the date the cause of action arose to the date of the order.

Exception for non-pe cuniary loss on personal

(1a) Despite subsection (1), the rate of interest on damages for non-pecuniary loss in an action for personal injury shall be the discount rate determined by the Rules of Civil Procedure.

Special damages

- (2) If the order includes an amount for past pecuniary loss, the interest calculated under subsection (1) shall be calculated on the total past pecuniary loss at the end of each six-month period and at the date of the order.
- (2) Subsection 138 (3) of the said Act is amended by adding thereto the following clause:
  - (da) with respect to the amount of any advance payment that has been made towards settlement of the claim, for the period after the advance payment has been made.
- 7. Section 140 of the said Act is repealed and the following substituted therefor:

Discretion of court

- **140.**—(1) The court may, where it considers it just to do so, in respect of the whole or any part of the amount on which interest is payable under section 138 or 139,
  - (a) disallow interest under either section;
  - (b) allow interest at a rate higher or lower than that provided in either section;
  - (c) allow interest for a period other than that provided in either section.

Idem

- (2) For the purpose of subsection (1), the court shall take into account.
  - (a) changes in market interest rates;
  - (b) the circumstances of the case;

- (c) the fact that an advance payment was made;
- (d) the circumstances of medical disclosure by the plaintiff;
- (e) the amount claimed and the amount recovered in the proceeding;
- (f) the conduct of any party that tended to shorten or to lengthen unnecessarily the duration of the proceeding; and
- (g) any other relevant consideration.
- **8.**—(1) The amendments to the *Courts of Justice Act, 1984*, Transition as enacted by this Act, except for the amendments enacted by section 1, section 4 and subsection 6 (2), apply to causes of action arising after the 23rd day of October, 1989.
- (2) The amendments to the Courts of Justice Act, 1984, as Idem enacted by section 4 and subsection 6 (2) of this Act, apply to,
  - (a) actions commenced but not settled or adjudicated upon before this Act comes into force; and
  - (b) causes of action arising after this Act comes into force
- (3) Section 1 comes into force on the day that section 2 of Commence-the Courts of Justice Amendment Act, 1989, being chapter 55, is section 1 proclaimed in force.
- 9. Subject to subsection 8 (3), this Act comes into force on the day it receives Royal Assent.
- 10. The short title of this Act is the Courts of Justice Short title Amendment Act, 1989 (No. 2).



### CHAPTER 68

### An Act to amend the Evidence Act

Assented to December 14th, 1989

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 52 of the Evidence Act, being chapter 145 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

**52.**—(1) In this section.

Definition

"practitioner" means,

- (a) a person licensed to practise under the Health R.S.O 1980. Disciplines Act,
- (b) a drugless practitioner registered under the Drugless R.S.O 1980, Practitioners Act.
- (c) a denture therapist under the Denture Therapists R.S.O 1980. Act.
- (d) a chiropodist registered under the *Chiropody Act*, R.S.O. 1980,
- (e) a registered psychologist under the Psychologists R.S.O. 1980, Registration Act, or
- (f) a person licensed or registered to practise in another part of Canada under an Act that is similar to an Act referred to in clause (a), (b), (c), (d) or (e).
- (2) A report obtained by or prepared for a party to an Medical action and signed by a practitioner and any other report of the practitioner that relates to the action are, with leave of the court and after at least ten days notice has been given to all other parties, admissible in evidence in the action.

reports

(3) Unless otherwise ordered by the court, a party to an Entitlement action is entitled, at the time that notice is given under subsection (2), to a copy of the report together with any other report of the practitioner that relates to the action.

Report required (4) Except by leave of the judge presiding at the trial, a practitioner who signs a report with respect to a party shall not give evidence at the trial unless the report is given to all other parties in accordance with subsection (2).

If practitioner called unnecessarily (5) If a practitioner is required to give evidence in person in an action and the court is of the opinion that the evidence could have been produced as effectively by way of a report, the court may order the party that required the attendance of the practitioner to pay as costs therefor such sum as the court considers appropriate.

Transition

- 2. The amendments to the *Evidence Act*, as enacted by this Act, apply to,
  - (a) actions commenced but not settled or adjudicated upon before this Act comes into force; and
  - (b) causes of action arising after this Act comes into force.

Commencement 3. This Act comes into force on the day it receives Royal Assent.

Short title

4. The short title of this Act is the Evidence Amendment Act, 1989.

### CHAPTER 69

# An Act to amend Various Statutes in connection with information to be filed and records to be kept by **Corporations and Limited Partnerships**

Assented to December 14th, 1989

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) Section 240 of the Business Corporations Act, 1982, being chapter 4, is amended by adding thereto the following subsection:
- (2a) Where a corporation fails to comply with a filing Idem requirement under the Corporations Information Act, the R.S.O. 1980. Director may give notice by registered mail to the corporation or by publication once in The Ontario Gazette that an order dissolving the corporation will be issued unless the corporation complies with the requirement within ninety days after the notice is given.

- (2) Subsection 240 (3) of the said Act is amended by striking out "subsection (1) or (2)" in the second line and inserting in lieu thereof "subsection (1), (2) or (2a)".
- (3) The said Act is amended by adding thereto the following section:
- 272a. Notwithstanding any provision of this Act requiring No certificate the Director to endorse a certificate, the Director shall not do in default so if a corporation is in default of a filing requirement under the Corporations Information Act or has any unpaid fees or R.S.O. 1980. penalties outstanding.

- 2.—(1) Section 5 of the Corporations Act, being chapter 95 of the Revised Statutes of Ontario, 1980, is amended by adding thereto the following subsection:
- (2) Notwithstanding subsection (1), the Lieutenant Gover- No supplenor shall not issue supplementary letters patent to a corporation that is in default of a filing requirement under the Cor- of corporation

mentary in default R S.O. 1980. porations Information Act or that has any unpaid fees or penalties outstanding.

- (2) Subsection 317 (9) of the said Act is amended by striking out "filing with the Minister a notice required under section 5 of" in the second line and inserting in lieu thereof "a filing requirement under" and by striking out "180" in the sixth line and inserting in lieu thereof "ninety".
- (3) Subsection 317 (10) of the said Act is amended by striking out "two" in the fourth line and inserting in lieu thereof "five".
- 3.—(1) Subsection 3 (1) of the *Corporations Information Act*, being chapter 96 of the Revised Statutes of Ontario, 1980, as amended by the Statutes of Ontario, 1984, chapter 3, section 3, is repealed and the following substituted therefor:

Initial notice

(1) Every corporation other than an extra-provincial corporation or a corporation of a class exempted by the regulations shall file with the Minister an initial notice setting out the prescribed information as of the date of filing.

Idem

- (1a) The initial notice shall be filed within sixty days after the date of incorporation, amalgamation or continuation of the corporation.
- (2) Subsection 3 (3) of the said Act, as amended by the Statutes of Ontario, 1984, chapter 3, section 3, is repealed.
  - (3) Subsections 3 (4) and (5) of the said Act are repealed.
- (4) Subsection 3 (7) of the said Act, as amended by the Statutes of Ontario, 1982, chapter 23, section 2, is repealed.
- (5) Section 4 of the said Act, as re-enacted by the Statutes of Ontario, 1984, chapter 3, section 4, is repealed and the following substituted therefor:

Initial notice, extraprovincial corporation **4.**—(1) Every extra-provincial corporation, other than a corporation of a class exempted by the regulations, that begins to carry on business in Ontario shall file with the Minister an initial notice setting out the prescribed information as of the date of filing.

Idem

(2) The initial notice shall be filed within sixty days after the date the corporation begins to carry on business in Ontario.

- (6) The said Act is amended by adding thereto the following sections:
- 4a.—(1) Every corporation shall file with the Minister a Notice of notice of change for every change in the information filed under subsection 3 (1) or 4 (1) within fifteen days after the change takes place.

(2) The notice of change shall repeat the information Idem required under subsection 3 (1) or 4 (1), whichever is applicable, and shall specify any changes that have taken place and the dates of the changes.

(3) It is not necessary to file a notice of change in respect Exception of a director's retirement and subsequent re-election for the next term of office.

- (4) A corporation incorporated under the laws of Ontario Idem that changes only its name does not need to file a notice of change.
- **4b.**—(1) Every notice filed under subsection 3 (1), 4 (1) or Verification 4a (1) shall be verified by the certificate of an officer or director of the corporation or other individual having knowledge of the affairs of the corporation.
- (2) The corporation shall retain a duplicate of the last Copy at notice filed under this Act and shall maintain a copy for examination by any shareholder, member, director, officer or creditor of the corporation during the normal business hours of the corporation at its registered office or principal place of business in Ontario.

- (3) A person examining a document under subsection (2) Idem may make copies of or take extracts from it.
- 4c.—(1) The Minister may at any time by written notice Special filing require any corporation other than a corporation of a class exempted by the regulations to make a special filing for the purposes of establishing or maintaining an electronic record database under section 6a.
- (2) Upon receipt of the notice, a corporation shall make Idem the special filing in the prescribed form and manner within the prescribed time.
- (3) The special filing shall contain the information required Idem by subsection 3 (1) or 4 (1), whichever is applicable.

- (7) Section 5 of the said Act is amended by striking out "section 3 or 4" in the fourth line and inserting in lieu thereof "section 3, 4, 4a or 4c".
- (8) The said Act is further amended by adding thereto the following section:

Form of records

**6a.**—(1) Records required by this Act to be prepared and maintained by the Minister may be in bound or loose-leaf form or in a photographic film form or may be entered or recorded by any system of mechanical or electronic data processing or by any other information storage device that is capable of reproducing any required information in an accurate and intelligible form within a reasonable time.

Idem

(2) If records maintained by the Minister are prepared and maintained otherwise than in written form, the Minister shall furnish any copy required to be furnished under subsection 7 (2) in an intelligible written form.

Idem

(3) A report reproduced from records prepared and maintained otherwise than in written form that purports to be certified by the Minister is, without proof of the Minister's office or signature, admissible in evidence to the same extent as the original written records would have been.

Copies

(4) The Minister is not required to produce the original of a document if a copy is furnished in compliance with subsection (2).

Idem

- (5) For the purposes of this section, a document is a copy of an original if it contains all the information contained in the original.
- (9) Subsection 7 (1) of the said Act is amended by inserting after "4" in the third line "4a, 4c".
- (10) Subsection 7 (2) of the said Act is amended by inserting after "4" in the third line "4a, 4c".
- (11) The said Act is further amended by adding thereto the following section:

Late filing tee

- **13a.** A corporation that files a notice after the time set out in this Act or the regulations shall pay the prescribed late filing fee.
- (12) Section 14 of the said Act is repealed and the following substituted therefor:

14.—(1) A corporation that is in default of a requirement Ability to under this Act to file a notice or that has unpaid fees or penalties is not capable of maintaining a proceeding in a court in Ontario in respect of the business carried on by the corporation except with leave of the court.

- (2) The court shall grant leave if the court is satisfied that, Idem
  - (a) the failure to file the notice or pay the fees or penalties was inadvertent:
  - (b) there is no evidence that the public has been deceived or misled: and
  - (c) at the time of the application to the court, the corporation has filed all notices required by this Act and has no unpaid fees or penalties.
- (3) No contract is void or voidable by reason only that it Contracts was entered into by a corporation that was in contravention of this Act or the regulations at the time the contract was made.
- (13) Clause 18 (a) of the said Act is amended by striking out "section 3 or 4" in the second line and inserting in lieu thereof "section 3, 4 or 4c".
- (14) Section 18 of the said Act is amended by adding thereto the following clauses:
  - (g) prescribing the information required by subsections 3 (1) and 4 (1);
  - (h) prescribing late filing fees;
  - (i) prescribing the form and manner in which special filings under section 4c shall be made;
  - (i) prescribing the time within which special filings under section 4c shall be made:
  - (k) prescribing alternative methods of filing;
  - (1) prescribing anything referred to in this Act as prescribed.
- 4. Section 91 of the Corporations Tax Act, being chapter 97 of the Revised Statutes of Ontario, 1980, as amended by the Statutes of Ontario, 1988, chapter 42, section 19, is further amended by adding thereto the following subsection:

Exception

(4) Notwithstanding subsection (1), the Minister may, upon request of the Minister of Consumer and Commercial Relations, provide addresses of corporations obtained under this Act to authorized employees of the Ministry of Consumer and Commercial Relations for the purpose of sending special filing notices under section 4c of the *Corporations Information Act*.

R.S.O. 1980, c. 96

5.—(1) Subsection 3 (2) of the Limited Partnerships Act, being chapter 241 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

Declaration

- (2) A declaration shall be signed by all of the general partners desiring to form a limited partnership and shall state the prescribed information.
- (2) The said Act is amended by adding thereto the following section:

Record of limited partners

**3a.**—(1) The general partners of every limited partnership other than an extra-provincial limited partnership shall maintain a current record of the limited partners stating, for each limited partner, the prescribed information.

Where record to be kept (2) The record of limited partners shall be kept at the limited partnership's principal place of business in Ontario.

Right to inspect

(3) Any person may inspect the record of limited partners during the normal business hours of the limited partnership and may make copies of and take extracts from it.

Registrar may require copy of record (4) The Registrar may at any time by written notice require any general partner to provide to the Registrar or any other person a copy of the record of limited partners.

Copy of record to be provided

- (5) Upon receipt of the Registrar's notice, the general partner to whom it is directed shall, within the time specified in the notice, provide a copy of the record of limited partners to the Registrar or any other person specified in the notice.
- (3) Section 8 of the said Act is amended by striking out "declaration" in the fourth line and inserting in lieu thereof "record of limited partners".
- (4) Subsection 15 (1) of the said Act is amended by striking out "declaration" in the fourth line and inserting in lieu thereof "record of limited partners".
- (5) Section 16 of the said Act is amended by striking out "declaration in accordance with section 18" in the second and

third lines and inserting in lieu thereof "record of limited partners".

- (6) Subsection 17 (5) of the said Act is amended by striking out "declaration is amended in accordance with section 18" in the third line and inserting in lieu thereof "record of limited partners is amended".
- (7) Subsection 17 (6) of the said Act is amended by striking out "the partnership agreement or the declaration" in the fifth line and inserting in lieu thereof "the partnership agreement, the declaration or the record of limited partners".
- (8) Subsection 17 (7) of the said Act is amended by striking out "27" in the second line and inserting in lieu thereof "27a".
  - (9) Subsection 18 (4) of the said Act is repealed.
- (10) Section 19 of the said Act is repealed and the following substituted therefor:
- 19.—(1) No limited partnership that has unpaid fees or penalties or in respect of which a declaration has not been filed as required by this Act and no member thereof is capable of maintaining a proceeding in a court in Ontario in respect of the business carried on by the limited partnership except with leave of the court.

(2) The court shall grant leave if the court is satisfied that, | Iden

- (a) the failure to pay the fees or penalties or file the declaration was inadvertent:
- (b) there is no evidence that the public has been deceived or misled; and
- (c) at the time of the application to the court, the limited partnership has no unpaid fees or penalties and has filed all declarations required by this Act.
- (3) No contract is void or voidable by reason only that it Contracts was entered into by a limited partnership that was in contravention of this Act or the regulations at the time the contract was made.
- (11) Subsection 24 (3) of the said Act is amended by inserting after "the" in the second line "general".

(12) The said Act is further amended by adding thereto the following section:

Record of limited partners

**24a.**—(1) The general partners of every extra-provincial limited partnership that has filed a declaration under subsection 24 (1) shall maintain a current record of the limited partners stating, for each limited partner, the prescribed information.

Where record to be kept

(2) Subject to subsection (3), the record of limited partners shall be kept at the limited partnership's principal place of business in Ontario.

Idem

(3) If an extra-provincial limited partnership does not have a principal place of business in Ontario, the record of limited partners shall be kept by the attorney and representative in Ontario of the extra-provincial limited partnership at the address stated in the power of attorney filed under subsection 24 (4).

Right to inspect

(4) Any person may inspect the record of limited partners during the normal business hours of the limited partnership or the limited partnership's attorney and representative and may make copies of and take extracts from it.

Registrar may require copy of record (5) The Registrar may at any time by written notice require any general partner or a limited partnership's attorney and representative to provide to the Registrar or any other person a copy of the record of limited partners.

Copy of 'record to be provided

- (6) Upon receipt of the Registrar's notice, the person to whom it is directed shall, within the time specified in the notice, provide a copy of the record of limited partners to the Registrar or other person specified in the notice.
- (13) Section 26 of the said Act is repealed and the following substituted therefor:

Ability to

**26.**—(1) No extra-provincial limited partnership that has unpaid fees or penalties or in respect of which a declaration or power of attorney has not been filed as required by this Act and no member thereof is capable of maintaining a proceeding in a court in Ontario in respect of the business carried on by the extra-provincial limited partnership except with leave of the court.

Idem

- (2) The court shall grant leave if the court is satisfied that,
  - (a) the failure to pay the fees or penalties or file the declaration or power of attorney was inadvertent;

- (b) there is no evidence that the public has been deceived or misled; and
- (c) at the time of the application to the court, the extra-provincial limited partnership has no unpaid fees or penalties and has filed all declarations and powers of attorney required by this Act.
- (3) No contract is void or voidable by reason only that it Contracts was entered into by an extra-provincial limited partnership that was in contravention of this Act or the regulations at the time the contract was made.

- (14) Clause 27 (a) of the said Act is amended by inserting after "every" in the first line "general" and by adding at the end thereof "and".
- (15) Clause 27 (b) of the said Act is amended by striking out "and" in the fourth line.
  - (16) Clause 27 (c) of the said Act is repealed.
- (17) The said Act is further amended by adding thereto the following section:
- 27a. Where a record of limited partners contains a false Effect of or misleading statement, any person suffering loss as a result statement in of relying upon the statement may hold liable,

- (a) every general partner; and
- (b) every limited partner who became aware that the statement was false or misleading and failed within reasonable time to take steps to cause the record of limited partners to be corrected.
- (18) Clause 28 (d) of the said Act is repealed and the following substituted therefor:
  - (d) takes steps to cause the record of limited partners to be amended to show the person to be a limited partner.
- (19) Subsection 30 (1) of the said Act is amended by inserting after "Every" in the first line "limited".
- (20) Clause 33 (b) of the said Act is repealed and the following substituted therefor:

(b) prescribing information to be set out in a declaration filed under this Act and information to be set out in a record of limited partners.

Commencement 6. This Act comes into force on a day to be named by proclamation of the Lieutenant Governor.

Short title

7. The short title of this Act is the Business Information Statute Law Amendment Act, 1989.

### CHAPTER 70

### An Act to amend the Courts of Justice Act, 1984

Assented to December 14th, 1989

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Subsection 2 (2) of the Courts of Justice Act, 1984, being chapter 11, as re-enacted by the Statutes of Ontario, 1989, chapter 55, section 2, is repealed and the following substituted therefor:
- (2) The Court of Appeal has the jurisdiction conferred on it Idem by this or any other Act, and in the exercise of its jurisdiction has all the powers historically exercised by the Court of Appeal for Ontario.
- 2.—(1) Clause 3 (1) (c) of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 55, section 2, is repealed and the following substituted therefor:
  - (c) fourteen other judges.
- (2) Subsections 3 (2) and (3) of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 55, section 2, are repealed and the following substituted therefor:
- (2) The Lieutenant Governor in Council may by regulation Idem increase the number of judges of the Court of Appeal who are in addition to the Chief Justice and the Associate Chief Justice.
- 3. The said Act is amended by adding thereto the following section:
- 8a.—(1) The judges of the Court of Appeal shall meet at Meeting of least once in each year, on a day fixed by the Chief Justice of Ontario, in order to consider this Act, the rules of court and the administration of justice generally.

Iden

- (2) The judges shall report their recommendations to the Attorney General.
- 4.—(1) Subsection 11 (1) of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 55, section 2, is amended by adding thereto the following clause:
  - (aa) the Associate Chief Justice of the Ontario Court.
- (2) Subsection 11 (2) of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 55, section 2, is repealed and the following substituted therefor:

Additional judges

- RSC W
- (2) There shall be such additional offices of judge of the General Division as are from time to time required, to be held by Chief Justices of the Ontario Court, Associate Chief Justices of the Ontario Court and regional senior judges of the General Division who have elected under the *Judges Act* (Canada) to perform only the duties of a judge of the Ontario Court.
- 5.—(1) Subsection 13 (4) of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 55, section 2, is repealed and the following substituted therefor:

Absence of Chief Justice of Ontario Court

- (4) If the Chief Justice of the Ontario Court is absent from Ontario or is for any reason unable to act, his or her powers and duties shall be exercised and performed by the Associate Chief Justice of the Ontario Court or, if both are unable to act, by a regional senior judge of the General Division designated by the Chief Justice of the Ontario Court.
- (2) Subsection 13 (6) of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 55, section 2, is amended by inserting after "with" in the second line "the Associate Chief Justice of the Ontario Court and".
- **6.** Section 34 of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 55, section 2, is amended by striking out "and" at the end of clause (b), by adding "and" at the end of clause (c) and by adding thereto the following clause:
  - (d) such provincial judges as were assigned to the Provincial Court (Criminal Division) or the Provincial Court (Family Division) on the 31st day of December, 1989.
- 7. Subsection 41 (8) of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 55, section 2, is amended by striking out "to the same position" in the last line and insert-

ing in lieu thereof "as Chief Judge or as a regional senior judge, as the case may be".

- 8. Subsection 46 (1) of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 55, section 2, is amended by adding thereto the following clause:
  - (ca) the Associate Chief Justice of the Ontario Court.
- 9.—(1) Subsection 51 (2) of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 55, section 2, is repealed and the following substituted therefor:
- (2) The regional senior judges of the General Division shall Meeting of meet at least once in each year with the Chief Justice and the regional senior judges Associate Chief Justice of the Ontario Court, on a day fixed by the Chief Justice, in order to consider this Act, the rules of court and the administration of justice generally.

(2a) The regional senior judges of the Provincial Division Idem shall meet at least once in each year with the Chief Judge of the Provincial Division, on a day fixed by the Chief Judge, in order to consider this Act, the rules of court and the administration of justice generally.

- (2) Subsection 51 (4) of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 55, section 2, is repealed and the following substituted therefor:
- (4) The judges meeting under this section shall report their Report of recommendations to the Attorney General.

- 10. Clause 52 (1) (a) of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 55, section 2, is amended by inserting after "Justice" in the second line "the Associate Chief Justice".
- 11. Subsection 63 (3) of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 55, section 2, is amended by adding at the end thereof "except as provided by the rules made under this section".
- 12. The Schedule to Part III of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 55, section 2, is amended by adding thereto the following item:

All

- 13.—(1) Clause 64 (1) (a) of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 55, section 2, is repealed and the following substituted therefor:
  - (a) the Chief Justice of Ontario, the Associate Chief Justice of Ontario, the Chief Justice of the Ontario Court, the Associate Chief Justice of the Ontario Court and the Chief Judge of the Ontario Court (Provincial Division).
- (2) Clause 64 (1) (b) of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 55, section 2, is amended by striking out "one judge" in the first line and inserting in lieu thereof "two judges".
- (3) Clause 64 (1) (c) of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 55, section 2, is amended by striking out "nine" in the first line and inserting in lieu thereof "eight".
- (4) Subsection 64 (1) of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 55, section 2, is amended by adding thereto the following clause:
  - (ca) one judge who was assigned to the Provincial Court (Civil Division) on the 1st day of October, 1989, who shall be appointed by the Chief Justice of the Ontario Court.
- (5) Subsection 64 (5) of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 55, section 2, is amended by striking out "A majority" in the first line and inserting in lieu thereof "One-third".
- 14.—(1) Clause 66 (1) (a) of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 55, section 2, is repealed and the following substituted therefor:
  - (a) the Chief Justice of Ontario, the Associate Chief Justice of Ontario, the Chief Justice of the Ontario Court, the Associate Chief Justice of the Ontario Court and the Chief Judge of the Ontario Court (Provincial Division).
- (2) Subsection 66 (5) of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 55, section 2, is amended by striking out "A majority" in the first line and inserting in lieu thereof "One-third".

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- 15.—(1) Clause 68 (1) (a) of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 55, section 2, is repealed and the following substituted therefor:
  - (a) the Chief Justice of Ontario, the Associate Chief Justice of Ontario, the Chief Justice of the Ontario Court, the Associate Chief Justice of the Ontario Court and the Chief Judge of the Ontario Court (Provincial Division).
- (2) Subsection 68 (5) of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 55, section 2, is amended by striking out "A majority" in the first line and inserting in lieu thereof "One-third".
- 16. The said Act is further amended by adding thereto the following section:
- 70.—(1) Subject to the approval of the Lieutenant Gover- Transitional, nor in Council, the Rules Committee of the Supreme and District Courts as it was constituted on the 1st day of November, Division 1989 may make rules for the Ontario Court (General Division) in relation to its practice and procedure, and may make rules for the General Division, even though they alter or conform to the substantive law, in relation to any of the matters set out in subsection 65 (2).

- (2) Nothing in subsection (1) authorizes the making of rules Idem that conflict with an Act, but rules may be made under subsection (1) supplementing the provisions of an Act in respect of practice and procedure.
- (3) Subsections (1) and (2) are repealed on a day to be Repeal of named by proclamation of the Lieutenant Governor.

subss. (1) and (2)

- 17. The said Act is further amended by adding thereto the following section:
- 91a.—(1) There shall be an advisory council to be known Ontario as the Ontario Courts Advisory Council composed of,

Advisory

- (a) the Chief Justice of Ontario, who shall preside;
- (b) the Associate Chief Justice of Ontario;
- (c) the Chief Justice of the Ontario Court:
- (d) the Associate Chief Justice of the Ontario Court:

- (e) the Chief Judge of the Ontario Court (Provincial Division):
- the regional senior judges of the Ontario Court (General Division);
- (g) the regional senior judges of the Ontario Court (Provincial Division);
- (h) the senior judge for the Unified Family Court; and
- (i) the Co-ordinator of Justices of the Peace.

Mandate

- (2) The Ontario Courts Advisory Council shall meet to consider any matter relating to the administration of the courts that is referred to it by the Attorney General or that it considers appropriate on its own initiative, and shall make recommendations on the matter to the Attorney General and to its members.
- 18.—(1) Clause 92 (1) (a) of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 55, section 3, is repealed and the following substituted therefor:
  - (a) the Chief Justice of Ontario, the Associate Chief Justice of Ontario, the Chief Justice of the Ontario Court, the Associate Chief Justice of the Ontario Court and the Chief Judge of the Ontario Court (Provincial Division).
- (2) Subsection 92 (3) of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 55, section 3, is repealed and the following substituted therefor:

Function of Committee

- (3) The function of the Committee is to consider and recommend to the relevant bodies or authorities policies and procedures to promote the better administration of justice and the effective use of human and other resources in the public interest.
- 19. Subsection 92a (2) of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 55, section 3, is repealed and the following substituted therefor:

Regulations

(2) The Lieutenant Governor in Council may make regulations prescribing regions for the purpose of this Act and prescribing the municipality in each region where the offices of the regional senior judges, the regional director of courts administration and the regional director of Crown attorneys are to be located.

- 20.—(1) Clause 92b (1) (a) of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 55, section 3, is repealed and the following substituted therefor:
  - (a) the regional senior judge of the Ontario Court (General Division), the regional senior judge of the Ontario Court (Provincial Division) and, in the region that includes the Unified Family Court, the senior judge for the Unified Family Court.
- (2) Subsection 92b (3) of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 55, section 3, is repealed and the following substituted therefor:
- (3) The function of the Committee is to consider and rec-Function of ommend to the relevant bodies or authorities policies and procedures for the region to promote the better administration of justice and the effective use of human and other resources in the public interest.

- 21. Paragraph 3 of subsection 93 (1) of the said Act, as reenacted by the Statutes of Ontario, 1989, chapter 55, section 3, is repealed and the following substituted therefor:
  - Assigning cases and other judicial duties to individual judges.
- 22.—(1) Subsection 94 (1) of the said Act, as amended by the Statutes of Ontario, 1989, chapter 24, section 4, is repealed and the following substituted therefor:
- (1) Registrars, sheriffs, court clerks, assessment officers Appointment and any other administrative officers and employees that are officers and considered necessary for the administration of the courts in staff Ontario may be appointed under the *Public Service Act*.

R.S.O. 1980,

- (2) Subsection 94 (2) of the said Act, as enacted by the Statutes of Ontario, 1989, chapter 55, section 4, is amended by inserting after "clerk" in the second line "bailiff".
- 23. Section 100b of the said Act, as enacted by the Statutes of Ontario, 1989, chapter 55, section 9, is amended by adding thereto the following subsection:
- (3) On a day to be named by proclamation of the Lieuten-Subs. (1) ant Governor, subsection (1) is amended by striking out "(General Division)" in the first line and inserting in lieu thereof "of Justice".

24. Sections 101a and 101b of the said Act, as enacted by the Statutes of Ontario, 1989, chapter 55, section 10, are repealed and the following substituted therefor:

Regulations

- 101a. The Lieutenant Governor in Council may make regulations,
  - (a) prescribing the officer or employee to whom money paid into the Ontario Court (General Division) shall be paid and providing for the vesting of that money and any securities in which that money is invested in that officer or employee;
  - (b) governing the management and investment of money paid into a court;
  - (c) providing for the payment of interest on money paid into a court and fixing the rate of interest so paid;
  - (d) prescribing the officer or employee in whose name mortgages and other securities taken under an order of the Ontario Court (General Division) and instruments taken as security in respect of a proceeding in the Ontario Court (General Division) shall be taken:
  - (e) respecting the deposit of the mortgages, securities and instruments and the duty or obligation, if any, in respect of them of the officer or employee in whose name they are taken.
- 25. Subsection 104 (2), as amended by the Statutes of Ontario, 1989, chapter 55, section 13, and subsection 104 (3) of the said Act are repealed.

Commencement

**26.**—(1) This Act, except section 16, comes into force on a day to be named by proclamation of the Lieutenant Governor.

Idem

(2) Section 16 shall be deemed to have come into force on the 5th day of December, 1989.

Short title

27. The short title of this Act is the Courts of Justice Amendment Act, 1989 (No. 3).

# **CHAPTER 71**

# An Act to amend the Freedom of Information and Protection of Privacy Act, 1987 and certain other Acts in respect of Confidentiality Provisions

Assented to December 14th, 1989

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) Subsection 17 (1) of the Freedom of Information and Protection of Privacy Act, 1987, being chapter 25, is amended by striking out "or" at the end of clause (b), by adding "or" at the end of clause (c) and by adding thereto the following clause:
  - (d) reveal information supplied to or the report of a conciliation officer, mediator, labour relations officer or other person appointed to resolve a labour relations dispute.
- (2) Subsection 17 (2) of the said Act is repealed and the following substituted therefor:
- (2) A head shall refuse to disclose a record that reveals information that was obtained on a tax return or gathered for the purpose of determining tax liability or collecting a tax.
- (3) A head may disclose a record described in subsection Consent to (1) or (2) if the person to whom the information relates consents to the disclosure.
- **2.**—(1) Subsection 67 (2) of the said Act is amended by inserting after "unless" in the second line "subsection (3) or".
- (2) Subsection 67 (3) of the said Act is repealed and the following substituted therefor:
- (3) The following confidentiality provisions prevail over this <sup>Idem</sup> Act:

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1. Subsection 57 (1) of the Assessment Act.

1984. c. 55

2. Subsections 41 (8), (9) and (10), 50 (4) and (5), 70 (5), 71 (6), 72 (11) and 112 (6) and section 158a of the *Child and Family Services Act*, 1984.

R.S.O. 1980,

3. Subsection 77 (6) of the Colleges Collective Bargaining Act.

R.S.O. 1980,

4. Section 10 of the Commodity Futures Act.

R.S.O. 1980,

5. Subsection 51 (1) of the Crown Employees Collective Bargaining Act.

1984, € 11

6. Subsection 147 (2) of the Courts of Justice Act, 1984.

R.S.O. 1980,

7. Subsection 111 (1) of the Labour Relations Act.

1987, c. 34

8. Subsection 32 (4) of the Pay Equity Act, 1987.

R.S.O. 1980,

9. Section 14 of the Securities Act.

R.S.O. 1980,

10. Subsection 4 (2) of the Statistics Act.

R.S.O. 1980,

- 11. Subsection 24 (2) of the Vital Statistics Act.
- 3. Section 30 of the *Environmental Assessment Act*, being chapter 140 of the Revised Statutes of Ontario, 1980, is repealed.
- **4.** Section 6 of *The North Pickering Development Corporation Act, 1974*, being chapter 124, is repealed.
- 5. Section 6 of the *Ontario Land Corporation Act*, being chapter 342 of the Revised Statutes of Ontario, 1980, is repealed.

Commencement

6. This Act comes into force on the 1st day of January, 1990.

Short title

7. The short title of this Act is the Freedom of Information and Protection of Privacy Amendment Act, 1989.

# **CHAPTER 72**

# An Act to amend Fines and Terms of Imprisonment contained in certain Acts

Assented to December 14th, 1989

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

# PART I

### MINISTRY OF AGRICULTURE AND FOOD

- 1. Section 18 of the Artificial Insemination of Live Stock Act, being chapter 29 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:
- **18.** Every person who contravenes any provision of this Offences Act or the regulations is guilty of an offence and on conviction is liable to a fine of not less than \$50 and not more than \$2,000 for a first offence, and to a fine of not less than \$200 and not more than \$5,000 for a subsequent offence.
- **2.** Section 24 of the *Bees Act*, 1987, being chapter 31, is repealed and the following substituted therefor:
- **24.** Every person who contravenes any provision of this Offence Act or the regulations or any order of the Director, Provincial Apiarist, Assistant Provincial Apiarist or an inspector is guilty of an offence and on conviction is liable to a fine of not more than \$2,000 for a first offence and to a fine of not more than \$5,000 for any subsequent offence.
- 3. Section 16 of the *Plant Diseases Act*, being chapter 380 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:
- **16.**—(1) Except as provided in subsection (2), every person who contravenes any provision of this Act or any by-law passed under subsection 12 (1) or the regulations or any order of an inspector or the Provincial Entomologist is guilty of an offence and on conviction is liable, for a first offence, to a fine

of not more than \$2,000 and, for any subsequent offence, to a fine of not more than \$5,000 or to imprisonment for a term of not more than thirty days.

Idem

- (2) Every person who contravenes any provision of subsection 13 (3) is guilty of an offence and on conviction is liable, for a first offence, to a fine of not more than \$2,000 and, for any subsequent offence, to a fine of not more than \$5,000.
- 4. Section 14 of the *Seed Potatoes Act*, being chapter 467 of the Revised Statutes of Ontario, 1980, is amended by striking out "is liable to a fine of not less than \$25 and not more than \$200" in the fourth and fifth lines and inserting in lieu thereof "is liable to a fine of not more than \$2,000".
- 5. Subsection 23 (1) of the *Weed Control Act*, 1988, being chapter 51, is repealed and the following substituted therefor:

Offence

(1) A person who contravenes this Act or the regulations, or an order made under this Act, is guilty of an offence and on conviction is liable for a first offence to a fine of not less than \$500 and not more than \$2,000 and for each subsequent offence to a fine of not less than \$1,000 and not more than \$5,000.

Le paragraphe 23 (1) de la Loi de 1988 sur la destruction des mauvaises herbes, qui constitue le chapitre 51, est abrogé et remplacé par ce qui suit :

Infraction

- (1) Quiconque contrevient à la présente loi ou aux règlements, ou à un ordre donné aux termes de la présente loi, est coupable d'une infraction et passible, sur déclaration de culpabilité, d'une amende d'au moins 500 \$ et d'au plus 2 000 \$ à l'égard d'une première infraction, et d'une amende d'au moins 1 000 \$ et d'au plus 5 000 \$ à l'égard de chaque infraction subséquente.
- **6.** The provisions listed in the Acts named in the following Schedule are amended by striking out the amounts as set out in Column 1 of the Schedule and inserting in lieu thereof the amounts set out in Column 2:

#### SCHEDITLE

#### Ministry of Agriculture and Food

Title of Act	Provision	Column 1	Column 2
Abandoned Orchards Act	9(1)	\$ 100	\$ 2,000
Agricultural Tile Drainage Installation Act	13 13	25 100	2,000 5,000

1989	PROVINCIAL PENALTI	ES ADJUSTMENT	Chap. 72	955
Animals for R	esearch Act	21(1) 21(1) 21(2) 21(2)	500 1,000 25 100	2,000 5,000 2,000 5,000
Beef Cattle M	arketing Act	17	1,000	2,000
Bull Owners'	Liability Act	1	25	2,000
Commodity Boa Agencies Ac	rds and Marketing t	4(1)	500	2,000
Dead Animal D	Disposal Act	17	500	2,000
Drainage Act		96	1,000	2,000
Edible Oil Pr	oducts Act	15	500	5,000
Farm Income S	tabilization Act	4 (9)	1,000	2,000
Fur Farms Act		10 10	100 500	2,000 5,000
Grain Corn Ma	rketing Act, 1984	7 7	500 2,000	2,000 5,000
Live Stock Br	anding Act	7	200	2,000
Live Stock Co	mmunity Sales Act	19 19	500 1,000	2,000 5,000
Live Stock Me	dicines Act	12 12	500 1,000	2,000 5,000
Meat Inspecti	on Act (Ontario)	16 16	500 2,000	2,000 5,000
Oleomargarine	Act	17	500	5,000
Ontario Food	Terminal Act	16(1) 16(1)	50 200	2,000 5,000
Pounds Act		22	10	2,000
Riding Horse	Establishments Act	16(1) 16(1) 16(2) 16(2)	500 1,000 25 100	2,000 5,000 2,000 5,000
Sheep and Wood Act, 1981	l Marketing	12 12	100 500	2,000 5,000

### **PART II**

# MINISTRY OF THE ATTORNEY GENERAL

- 7. Section 9 of the *Charitable Gifts Act*, being chapter 63 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:
- **9.** Every person who contravenes any provision of this Act Offence is guilty of an offence and on conviction is liable to a fine of not more than \$10,000 or to imprisonment for a term of not more than one year, or to both.
- 8.—(1) Subsection 36 (2) of the *Children's Law Reform Act*, being chapter 68 of the Revised Statutes of Ontario, 1980, as

re-enacted by the Statutes of Ontario, 1986, chapter 8, section 4, is repealed and the following substituted therefor:

Oftence

- (2) A person who contravenes a restraining order is guilty of an offence and on conviction is liable to either or both a fine of \$5,000 and imprisonment for a term of not more than three months for a first offence and not more than two years for a subsequent offence.
- (2) Subsection 39 (1) of the said Act, as enacted by the Statutes of Ontario, 1982, chapter 20, section 1, is repealed and the following substituted therefor:

Contempt of orders of Ontario Court (Provincial Division)

- (1) In addition to its powers in respect of contempt, the Ontario Court (Provincial Division) may punish by fine or imprisonment, or both, any wilful contempt of or resistance to its process or orders in respect of custody of or access to a child, but the fine shall not in any case exceed \$5,000 nor shall the imprisonment exceed ninety days.
- 9.—(1) Section 11 of the Commissioners for taking Affidavits Act, being chapter 75 of the Revised Statutes of Ontario, 1980, is amended by striking out "is liable to a fine of not less than \$25 and not more than \$500" in the fifth and sixth lines and inserting in lieu thereof "is liable to a fine of not more than \$2,000".
- (2) Section 12 of the said Act is amended by striking out "is liable to a fine of not less than \$25 and not more than \$500" in the seventh and eighth lines and inserting in lieu thereof "is liable to a fine of not more than \$2,000".
- **10.** Subsection 9 (2) of the *Disorderly Houses Act*, being chapter 120 of the Revised Statutes of Ontario, 1980, is amended by striking out "is liable to a fine of not less than \$1,000 and not more than \$5,000" in the second and third lines and inserting in lieu thereof "is liable to a fine of not more than \$10,000".
- 11.—(1) Section 3 of the Hotel Registration of Guests Act, being chapter 208 of the Revised Statutes of Ontario, 1980, is amended by striking out "is liable to a fine of not less than \$10 and not more than \$50" in the sixth and seventh lines and inserting in lieu thereof "is liable to a fine of not more than \$100".
- (2) Section 4 of the said Act is amended by striking out "is liable to a fine of not less than \$20 and not more than \$200" in the sixth and seventh lines and inserting in lieu thereof "is liable to a fine of not more than \$100".

- 12. Section 122 of the Landlord and Tenant Act, being chapter 232 of the Revised Statutes of Ontario, 1980, is amended by adding thereto the following subsection:
- (1a) Where a corporation is convicted of an offence under Idem subsection (1), the maximum penalty that may be imposed upon the corporation is \$25,000 and not as provided in subsection (1).
- 13.—(1) Subsection 2 (1) of the Minors' Protection Act. being chapter 293 of the Revised Statutes of Ontario, 1980, is amended by striking out "is liable to a fine of not less than \$2 and not more than \$50" in the second and third lines and inserting in lieu thereof "is liable to a fine of not less than \$50 and not more than \$500".
- (2) Section 2 of the said Act is amended by adding thereto the following subsection:
- (1a) Where a corporation is convicted of an offence under Idem. subsection (1), the minimum fine shall be \$200 and the maximum fine \$25,000.

- **14.**—(1) Subsection 6 (1) of the *Notaries Act*, being chapter 319 of the Revised Statutes of Ontario, 1980, is amended by striking out "is liable to a fine of not less than \$25 and not more than \$500" in the fifth and sixth lines and inserting in lieu thereof "is liable to a fine of not more than \$2,000".
- (2) Subsection 6 (2) of the said Act is amended by striking out "is liable to a fine of not less than \$25 and not more than \$500" in the fourth and fifth lines and inserting in lieu thereof "is liable to a fine of not more than \$1,000".
- (3) Subsection 6 (3) of the said Act is amended by striking out "is liable to a fine of not less than \$25 and not more than \$1,000" in the sixth and seventh lines and inserting in lieu thereof "is liable to a fine of not more than \$10,000".
- 15.—(1) Section 22 of the Public Accountancy Act, being chapter 405 of the Revised Statutes of Ontario, 1980, is amended by striking out "is liable to a fine of not less than \$100 and not more than \$250" in the sixth and seventh lines and inserting in lieu thereof "is liable to a fine of not more than \$10,000".
- (2) Subsection 23 (1) of the said Act is amended by striking out "is liable to a fine of not less than \$10 and not more than \$25, and to a further fine of not less than \$3 and not more than \$5 for every day on which the offence continues after convic-

tion" in the fourth, fifth, sixth and seventh lines and inserting in lieu thereof "is liable to a fine of not more than \$2,000".

- (3) Subsection 23 (2) of the said Act is amended by striking out "is liable to a fine of not less than \$50 and not more than \$100 and, in the case of a continuing offence, to a further fine of not less than \$15 and not more than \$25 for every day on which the offence continues after conviction" in the ninth, tenth, eleventh, twelfth and thirteenth lines and inserting in lieu thereof "is liable to a fine of not more than \$10,000".
- (4) Subsection 24 (3) of the said Act is repealed and the following substituted therefor:

Offence

- (3) Any person who contravenes any provision of this section, without prejudice to any other proceedings that may be taken, is guilty of an offence and on conviction is liable to a fine of not more than \$10,000 for a first offence and to a fine of not more than \$25,000 for any subsequent offence.
- (5) Subsection 25 (1) of the said Act is repealed and the following substituted therefor:

Prohibition against a body corporate carrying on business as public accountant

- (1) It is not lawful for a body corporate to practise as a public accountant and any body corporate that contravenes the provisions of this subsection, without prejudice to any other proceedings that may be taken, is guilty of an offence and on conviction is liable to a fine of not more than \$10,000 for a first offence and to a fine of not more than \$25,000 for any subsequent offence.
- **16.** Section 3 of the *Public Halls Act*, being chapter 408 of the Revised Statutes of Ontario, 1980, is amended by striking out "is liable to a fine of not less than \$50 and not more than \$500" in the second and third lines and inserting in lieu thereof "is liable to a fine of not more than \$2,000".
- 17. Section 2 of the *Ticket Speculation Act*, being chapter 499 of the Revised Statutes of Ontario, 1980, is amended by striking out "is liable to a fine of not less than \$5 and not more than \$50" in the eleventh and twelfth lines and inserting in lieu thereof "is liable to a fine of not more than \$5,000".
- 18. The provisions listed in the Acts named in the following Schedule are amended by striking out the amounts as set out in Column 1 of the Schedule and inserting in lieu thereof the amounts set out in Column 2:

# SCHEDULE

# Ministry of the Attorney General

Title of Act	Provision	Column 1	Column 2
Architects Act, 1984	46(1) 46(1) 46(2) 46(2) 46(3) 46(4) 46(4) 46(5) 46(6) 47(1) 47(2)	\$15,000 30,000 5,000 15,000 5,000 5,000 30,000 30,000 5,000 5,000	\$25,000 50,000 10,000 25,000 10,000 25,000 50,000 50,000 10,000
Blind Person's Rights Act	6(1) 6(2)	1,000	5,000
Compensation for Victims of Crime Act	13(2) 13(3)	2,000 25,000	5,000 50,000
Courts of Justice Act, 1984	146(4)	10,000	25,000
Dog Owners' Liability Act	4 ( 4 )	2,000	5,000
Estates Administration Act	19a(8) 19a(9)	2,000 5,000	5,000 10,000
Family Law Act, 1986	24(5)(a) 46(2)(a) 49(1)	1,000 1,000 1,000	5,000 5,000 5,000
Hotel Registration of Guests Act	5 ( 2 )	100	500
Innkeepers Act	7(3)	50	500
Juries Act	42(1) 42(2) 42(3) 45(3)	5,000 2,000 1,000 5,000	10,000 5,000 5,000 10,000
Landlord and Tenant Act	122(1)	2,000	5,000
Metropolitan Toronto Police Force Complaints Act, 1984	30	2,000	5,000
Mortgages Act	4 (2)	50	200
Pawnbrokers Act	29(1)	500	2,000
Professional Engineers Act, 1984	41(1) 41(1) 41(2) 41(2) 41(3) 41(3) 41(4) 41(5) 41(6) 42(1) 42(2)	15,000 30,000 5,000 15,000 5,000 15,000 30,000 30,000 5,000	25,000 50,000 10,000 25,000 10,000 25,000 10,000 50,000 10,000 10,000
Provincial Offences Act	12(1) 43(1) 60(3) 62 70(5) 86	300 1,000 2,000 2,000 25 1,000	500 2,000 5,000 5,000 50 2,000
Public Institutions Inspection Act	5(2)	5,000	10,000
Trespass to Property Act	2(1)	1,000	2,000

# **PART III**

#### MINISTRY OF COLLEGES AND UNIVERSITIES

- 19.—(1) Subsection 89 (1) of the Colleges Collective Bargaining Act, being chapter 74 of the Revised Statutes of Ontario, 1980, is amended by striking out "\$500" in the third line and inserting in lieu thereof "\$1,000".
- (2) Subsection 89 (2) of the said Act is amended by striking out "\$10,000" in the third line and inserting in lieu thereof "\$25,000".

# **PART IV**

#### MINISTRY OF COMMUNITY AND SOCIAL SERVICES

**20.**—(1) Subsection 21 (2) of the *Day Nurseries Act*, being chapter 111 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

Idem

- (2) Every person who contravenes the provisions of section 16 and every director, officer or employee of a corporation who knowingly concurs in such contravention by the corporation is guilty of an offence and on conviction is liable to a fine of not more than \$5,000 or to imprisonment for a term of not more than two years, or to both.
- (2) The provisions listed in the Acts named in the following Schedule are amended by striking out the amounts as set out in Column 1 of the Schedule and inserting in lieu thereof the amounts set out in Column 2:

#### SCHEDULE

# Ministry of Community and Social Services

Title of Act	Provision	Column 1	Column 2
Child and Family Services Act, 1984	160(4)	\$ 5,000	\$25,000
Day Nurseries Act	21(1)	1,000	2,000
Family Benefits Act	19(3)	500	5,000
General Welfare Assistance Act	16(3)	100	5,000
Ministry of Community and	6c(4)	2,000	5,000

# PART V

#### MINISTRY OF CONSUMER AND COMMERCIAL RELATIONS

- 21. Subsection 13 (2) of the Athletics Control Act, being chapter 34 of the Revised Statutes of Ontario, 1980, is amended by striking out "to a fine of not less than \$20 and not more than \$1,000" in the third and fourth lines and inserting in lieu thereof "to a fine of not more than \$10,000".
- 22. Section 41 of the Boilers and Pressure Vessels Act, being chapter 46 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:
- **41.** Every person who contravenes any of the provisions of Offences this Act or the regulations, or any direction or order given to the person by an inspector, is guilty of an offence and on conviction is liable to a fine of not more than \$25,000 or to imprisonment for a term of not more than one year, or to both, or, if the person is a body corporate, to a fine of not more than \$100,000.

- 23. Subsection 30 (1) of the Elevating Devices Act, being chapter 135 of the Revised Statutes of Ontario, 1980, is amended by striking out "is liable to a fine of not more than \$10,000 or to imprisonment for a term of not more than one year, or to both" in the tenth, eleventh and twelfth lines and inserting in lieu thereof "is liable to a fine of not more than \$25,000 or to imprisonment for a term of not more than one year, or to both, or, if the person is a body corporate, to a fine of not more than \$100,000".
- 24. Section 27 of the Energy Act, being chapter 139 of the Revised Statutes of Ontario, 1980, is amended by striking out "is liable to a fine of not more \$10,000 or to imprisonment for a term of not more than one year, or to both" in the twelfth, thirteenth and fourteenth lines and inserting in lieu thereof "is liable to a fine of not more than \$25,000 or to imprisonment for a term of not more than one year, or to both, or, if the person is a body corporate, to a fine of not more than \$100,000".
- 25. Section 17 of the Gasoline Handling Act, being chapter 185 of the Revised Statutes of Ontario, 1980, is amended by adding thereto the following subsection:
- (2) Where a corporation is convicted of an offence under Idem. subsection (1), the maximum fine that may be imposed is \$100,000.

**26.** The provisions listed in the Acts named in the following Schedule are amended by striking out the amounts as set out in Column 1 of the Schedule and inserting in lieu thereof the amounts set out in Column 2:

SCHEDULE

# Ministry of Consumer and Commercial Relations

Title of Act	Provision	Column 1	Column 2
Amusement Devices Act, 1986	17(1)	\$10,000	\$ 25,000
	17(1)	25,000	100,000
	17(2)	10,000	25,000
Bailiffs Act	18(1)	1,000	5,000
Business Practices Act	17(1)	2,000	25,000
	17(2)	2,000	25,000
	17(3)	25,000	100,000
Collection Agencies Act	28(1)	2,000	25,000
	28(2)	25,000	100,000
Condominium Act	55(a)	25,000	100,000
	55(b)	2,000	25,000
Consumer Protection Act	39(1)	2,000	25,000
	39(2)	25,000	100,000
Consumer Reporting Act	22(1)	2,000	25,000
	22(2)	25,000	100,000
Discriminatory Business	16(1)	5,000	25,000
Practices Act	16(2)	50,000	100,000
Gasoline Handling Act	17	10,000	25,000
Liquor Licence Act	55(1)	10,000	25,000
	55(5)	25,000	100,000
Motor Vehicle Dealers Act	22(1)	2,000	25,000
	22(2)	25,000	100,000
Ontario New Home	22(1)	2,000	25,000
Warranties Plan Act	22(2)	25,000	100,000
Paperback and Periodical	15(1)	2,000	25,000
Distributors Act	15(2)	25,000	100,000
Real Estate and Business	50(1)	2,000	25,000
Brokers Act	50(2)	25,000	100,000
Theatres Act	61(1)	2,000	25,000
	61(2)	25,000	100,000
Travel Industry Act	25(1)	2,000	25,000
	25(2)	25,000	100,000

### **PART VI**

#### MINISTRY OF CULTURE AND COMMUNICATIONS

- 27. Subsection 11 (2) of the Centennial Centre of Science and Technology Act, being chapter 60 of the Revised Statutes of Ontario, 1980, is amended by striking out "and on conviction is liable to a fine of not more than \$100" in the second and third lines,
- 28.—(1) Subsection 69 (1) of the *Ontario Heritage Act*, being chapter 337 of the Revised Statutes of Ontario, 1980, is

amended by striking out "\$10,000" in the third last line and inserting in lieu thereof "\$50,000".

- (2) Subsection 69 (2) of the said Act is amended by striking out "\$50,000" in the third line and inserting in lieu thereof "\$250,000".
- **29.** Subsection 16 (2) of the *Science North Act, 1986*, being chapter 5, is amended by striking out "and on conviction is liable to a fine of not more than \$100" in the second and third lines.
- **30.**—(1) Subsection 15 (2) of the *Telephone Act*, being chapter 496 of the Revised Statutes of Ontario, 1980, is amended by striking out "and on conviction is liable to a fine of not more than \$100" in the third and fourth lines.
- (2) Section 107 of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$50 for each offence" in the third and fourth lines.
- (3) Subsection 109 (2) of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$50 for each offence" in the third and fourth lines.
- (4) Subsection 110 (1) of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$50 for each offence" in the sixth and seventh lines.
- (5) Subsection 110 (2) of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$50 for each offence" in the third and fourth lines.
- (6) Section 111 of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$50 or to imprisonment for a term of not more than thirty days, or to both" in the fifth, sixth and seventh lines.
- (7) Section 112 of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$50 or to imprisonment for a term of not more than thirty days, or to both" in the sixth, seventh and eighth lines.
- (8) Section 113 of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$50 or to imprisonment for a term of not more than thirty days, or to both" in the sixth, seventh and eighth lines.
- (9) Section 114 of the said Act is amended by striking out

imprisonment for a term of not more than thirty days, or to both" in the eighth, ninth and tenth lines.

(10) Subsection 115 (2) of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$50 for each day during which the default continues" in the third and fourth lines.

# **PART VII**

#### MINISTRY OF EDUCATION

31. The provisions listed in the Acts named in the following Schedule are amended by striking out the amounts as set out in Column 1 of the Schedule and inserting in lieu thereof the amounts set out in Column 2:

# Ministry of Education

Title of Act	Provision	Column 1	Column 2
Education Act	15(4) 15(5) 15(6) 15(6) 15(9) 29(1) 29(3) 187 188(1) 188(2) 189(1) 199(2) 190 193(4) 228(7) 228(7)	\$ 25 100 200 200 100 100 100 100 100 100 100	\$ 50 200 500 200 200 200 200 200 200 200 2
School Boards and Teachers Collective Negotiations Act	77(1) 77(2)	500 10,000	1,000 25,000

#### PART VIII

#### MINISTRY OF THE ENVIRONMENT

**32.** The provisions listed in the Acts named in the following Schedule are amended by striking out the amounts as set out in Column 1 of the Schedule and inserting in lieu thereof the amounts set out in Column 2:

#### SCHEDULE

#### Ministry of the Environment

Title of Act	Provision	Column 1	Column 2
Environmental Assessment Act	39	\$ 5,000	\$10,000
	39	10,000	25,000

Chap.	72	965

Environmental Protection Act	72 78(1) 78(1) 78(1) 78(2) 78(2) 78a(1) 78a(1) 78a(2) 78a(2) 146(3) 146(4) 146(4) 146(4) 146a(1) 147(1) 147(1) 147(2) 147(2) 147(3) 147(3) 147(4)	1,000 500 1,000 1,000 2,000 1,000 2,000 3,000 6,000 5,000 10,000 50,000 100,000 15,000 50,000 10,000 25,000 25,000 25,000 25,000 50,000 10,000 50,000 10,000 50,000 10,000 50,000 10,000 50,000 10,000 50,000 10,000 50,000 10,000 50,000 10,000 50,000 10,000 50,000 10,000 50,000	2,000 1,000 2,000 2,000 5,000 5,000 10,000 10,000 10,000 100,000 200,000 100,000 25,000 100,000 25,000 100,000 25,000 100,000 25,000 100,000 25,000 100,000 25,000
Ontario Water Resources Act	67(1)	5,000	10,000
	67(1)	10,000	25,000
	67(2)	25,000	50,000
	67(2)	50,000	100,000
	68(2)	50,000	100,000
	68(2)	100,000	200,000
Pesticides Act	34a(1)	5,000	10,000
	34a(1)	10,000	25,000
	34a(2)	25,000	50,000
	34a(2)	50,000	100,000
	34c(2)	50,000	100,000
	34c(2)	100,000	200,000

#### PART IX

#### MINISTRY OF FINANCIAL INSTITUTIONS

- 33. Subsection 55 (1) of the Commodity Futures Act, being chapter 78 of the Revised Statutes of Ontario, 1980, is amended by striking out "in the case of a company or a person other than an individual, to a fine of not more than \$25,000 and, in the case of an individual, to a fine of not more than \$2,000" in the second, third, fourth and fifth last lines and inserting in lieu thereof "to a fine of not more than \$1,000,000".
- 34. Section 14 of the Compulsory Automobile Insurance Act, being chapter 83 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

14.—(1) Except where otherwise provided, every person General and every director or officer of an insurer who commits an act contrary to, or fails or neglects to comply with, any provision of this Act or the regulations is guilty of an offence and on conviction is liable to a fine of not more than \$100,000 in the case of an individual and \$200,000 in the case of a corporation.

Minimum fine: insurers

(2) If an insurer is convicted of an offence under subsection (1), the fine shall not be less than \$5,000.

Suspension or cancellation of licence of insurer (3) In addition to any penalty imposed under this Act, where the person who contravenes this Act or the regulations is an insurer, the Lieutenant Governor in Council may, by order and upon the report of the Superintendent, suspend or cancel the insurer's licence issued under the *Insurance Act*.

R.S.O. 1980, c. 218 Contravention by

Association

- (4) Where the Association commits an act contrary to, or fails or neglects to comply with, any provision of this Act or the regulations is guilty of an offence and on conviction is liable to a fine of not less than \$5,000 and not more than \$200,000.
- **35.** Section 19 of the *Prepaid Hospital and Medical Services Act*, being chapter 388 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

Offence

- 19. Every person not registered under this Act who contracts to furnish hospital or medical service on a prepayment basis or makes payment therefor is guilty of an offence and on conviction is liable to a fine of not more than \$100,000 in the case of an individual and not more than \$200,000 in the case of a corporation.
- **36.** The provisions listed in the Acts named in the following Schedule are amended by striking out the amounts as set out in Column 1 of the Schedule and inserting in lieu thereof the amounts set out in Column 2:

# SCHEDULE

#### Ministry of Financial Institutions

Title of Act	Provision	Column 1	Column 2
Commodity Futures Act	55(3)	\$ 2,000	\$1,000,000
Co-operative Corporations Act	173(1) 174(1) 174(1) 174(2) 176(1) 176(1)	2,000 2,000 20,000 2,000 1,000 1,000	10,000 10,000 50,000 10,000 5,000 100,000 5,000
Credit Unions and Caisses Populaires Act	141(1) 141(2) 143(1) 143(2) 144(1) 144(1) 144(2)	2,000 2,000 50 50 2,000 10,000 2,000	10,000 10,000 200 200 5,000 100,000 5,000
Deposits Regulation Act	8(1) 8(2) 8(3)	5,000 25,000 5,000	100,000 200,000 100,000

1989	PROVINCIAL PENALTIES A	DJUSTMENT	Chap. 72	967
Mortgage Broke		31(I) 31(2)	2,000	100,000
Registered Ins Brokers Act		34(1) 34(2)	5,000	100,000

# PART X

#### MINISTRY OF HEALTH

- 37. Section 9 of the Cancer Remedies Act, being chapter 58 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:
- 9. Every person who contravenes a provision of this Act Offence or who fails or neglects to obey any order, direction or requirement of the Commission is guilty of an offence and on conviction is liable for a first offence to a fine of not less than \$200 and not more than \$1,000 and for any subsequent offence to a fine of not less than \$1,000 and not more than \$5.000.

- 38. Section 9 of the Dental Technicians Act, being chapter 114 of the Revised Statutes of Ontario, 1980, is amended by striking out "is liable to a fine of \$100 for a first offence, \$200 for a second offence, and \$300 for a third or subsequent offence" in the seventh, eighth and ninth lines and inserting in lieu thereof "is liable to a fine of not more than \$10,000".
- 39. Subsection 9 (1) of the Radiological Technicians Act, being chapter 430 of the Revised Statutes of Ontario, 1980, is amended.
  - (a) by striking out "\$100" in the fourth last line and inserting in lieu thereof "\$2,500";
  - (b) by striking out "\$200" in the fourth last line and inserting in lieu thereof "\$5,000";
  - by striking out "\$200" in the third last line and inserting in lieu thereof "\$4,000"; and
  - (d) by striking out "\$500" in the second last line and inserting in lieu thereof "\$10,000".
- 40. The provisions listed in the Acts named in the following Schedule are amended by striking out the amounts as set out in Column 1 of the Schedule and inserting in lieu thereof the amounts set out in Column 2:

# SCHEDULE

# Ministry of Health

Title of Act	Provision	Column 1	Column 2
Ambulance Act	23(1)	\$ 1,000	\$ 2,000
	23(2)	10,000	25,000
	23(3)	500	1,000
Chiropody Act	6	100	25,000
Denture Therapists Act	27(1)	2,000	25,000
	27(1)	2,000	25,000
	27(2)	1,000	5,000
	27(2)	2,000	10,000
	27(3)	2,000	10,000
	32(1)	5,000	10,000
	32(2)	5,000	10,000
Drugless Practitioners Act	8	100	25,000
Healing Arts Radiation	23(1)	5,000	10,000
Protection Act	23(2)	25,000	50,000
Health Care Accessibility	8(1)	250	2,000
Act, 1986	8(1)	1,000	
Health Disciplines Act	18(1) 18(2) 18(2) 18(2) 37(5)(e) 43(1) 43(2) 43(2) 43(3) 60(5)(e) 67(1) 67(2) 67(2) 67(3) 83(5)(e) 88(1) 88(2) 88(2) 105(5)(e) 112(1) 112(1) 112(2) 112(2) 112(3) 130(5)(e) 162(1) 162(2) 162(2) 162(3)	5,000 5,000 5,000 5,000 1,000 2,000 2,000 2,000 1,000 2,000 1,000 2,000 1,000 2,000 1,000 2,000 2,000 1,000 2,	10,000 10,000 10,000 10,000 25,000 10,000 25,000 25,000 10,000 25,000 10,000 25,000 10,000 25,000 10,000 25,000 10,000 25,000 10,000 25,000 10,000 25,000 10,000 25,000 10,000 25,000 10,000 25,000 25,000 10,000 25,000
Health Insurance Act	50	2,000	5,000
Hypnosis Act	5	100	5,000
	5	1,000	5,000
	5	200	2,500
	5	2,000	25,000
Mental Health Act	64	10,000	25,000
Mental Hospitals Act	8	10	20
	8	100	1,000

1989 PROVING	CIAL PENALTIES ADJUSTMENT	Г Chap. 72	969
Ontario Drug Benefit A	ct, 1986 15(1)	5,000	10,000
	15(1)	10,000	25,000
	15(2)	50,000	100,000
Ophthalmic Dispensers	Act 16 16	50 500	2,500 25,000
Prescription Drug Cost Regulation Act, 1986		10,000 50,000	25,000 100,000
Private Hospitals Act	3	100	200
	3	500	1,000
	4(2)	500	1,000
	7(6)	25	50
	7(6)	500	1,000
	19(4)	25	50
	21(3)	200	1,000
	21(4)	50	1,000
	23(3)	200	50
	24(2)	25	50
	25	25	50
	26	25	50
Psychologists Registra	tion Act 14(1)	100	5,000
	14(1)	500	25,000
Public Hospitals Act	27	25	50
	27	500	1,000

# PART XI

### MINISTRY OF HOUSING

- **41.**—(1) Subsection 122 (1) of the *Residential Rent Regulation Act*, 1986, being chapter 63, is amended by striking out "\$2,000" in the last line and inserting in lieu thereof "\$5,000".
- (2) Subsection 122 (2) of the said Act is amended by striking out "\$25,000" in the third line and inserting in lieu thereof "\$50,000".

#### PART XII

### MINISTRY OF INDUSTRY, TRADE AND TECHNOLOGY

- **42.**—(1) Subsection 11 (3) of the *Ministry of Industry and Trade Act*, 1982, being chapter 31, is amended by striking out "\$2,000" in the last line and inserting in lieu thereof "\$10,000".
- (2) Subsection 11 (4) of the said Act is amended by striking out "\$25,000" in the last line and inserting in lieu thereof "\$100,000".

# **PART XIII**

#### MINISTRY OF LABOUR

- **43.** Section 13 of the *Employment Agencies Act*, being chapter 136 of the Revised Statutes of Ontario, 1980, is amended by striking out "is liable to a fine of not less than \$10 and not more than \$500" in the second and third lines and inserting in lieu thereof "is liable to a fine of not more than \$5,000 or, if the person is a body corporate, to a fine of not more than \$50,000".
- **44.** Section 4 of the *Government Contracts Hours and Wages Act*, being chapter 190 of the Revised Statutes of Ontario, 1980, is amended by striking out "is liable to a fine of not less than \$50 and not more than \$500" in the fifth and sixth lines and inserting in lieu thereof "is liable to a fine of not more than \$25,000".
- **45.**—(1) Subsections 19 (1) and (3) of the *Industrial Standards Act*, being chapter 216 of the Revised Statutes of Ontario, 1980, are repealed and the following substituted therefor:

Offence

(1) Every employer who contravenes a schedule that is applicable to the employer or who permits or condones work in contravention thereof is guilty of an offence and on conviction is liable to a fine of not more than \$50,000 and, in default of payment, to imprisonment for a term of not more than six months, and, where the conviction is for failing to pay the minimum rate of wages prescribed by the schedule, shall be ordered to pay to the Director, as an additional penalty, the full amount of the wages found to be unpaid to any employee under the schedule, and the Director, in the Director's discretion, may direct that the whole or a part of such wages be either forfeited to the Crown or paid to the employee or employees entitled thereto.

Offence

- (3) Every employee who contravenes a provision of a schedule is guilty of an offence and on conviction is liable to a fine of not more than \$2,000.
- (2) Section 20 of the said Act is repealed and the following substituted therefor:

Offence

**20.** Every person who contravenes any of the provisions of this Act or the regulations is guilty of an offence and on conviction, where no penalty has been specifically provided, is

liable to a fine of not more than \$50,000 and, in default of payment, to imprisonment for a term of not more than six months.

- **46.** Subsection 9 (5) of the *Ministry of Labour Act*, being chapter 284 of the Revised Statutes of Ontario, 1980, is amended by striking out "is liable to a fine of not less than \$50 and not more than \$300" in the third and fourth lines and inserting in lieu thereof "is liable to a fine of not more than \$25,000".
- **47.** Subsection 77 (8) of the *Workers' Compensation Act*, being chapter 539 of the Revised Statutes of Ontario, 1980, as re-enacted by the Statutes of Ontario, 1984, chapter 58, section 28, is amended by adding at the end thereof "and on conviction is liable to a fine of not more than \$5,000".
- **48.** The provisions listed in the Acts named in the following Schedule are amended by striking out the amounts as set out in Column 1 of the Schedule and inserting in lieu thereof the amounts set out in Column 2:

# SCHEDULE Ministry of Labour

Title of Act	Provision	Column 1	Column 2
Crown Employees Collective Bargaining Act	44(1) 44(2)	\$ 500 5,000	\$ 2,000 25,000
Employment Standards Act	47(1) 57(3) 59(1)	25 100 10,000	100 2,000 50,000
Labour Relations Act	96(1) 96(1)	1,000	2,000 25,000
Ministry of Labour Act	9(4)	20 500	25,000 25,000
One Day's Rest in Seven Act	4	100	25,000
Pay Equity Act, 1987	26(1) 26(1)	2,000 25,000	5,000 50,000
Workers' Compensation Act	18(2) 52(9) 69(2) 97(6) 99(3) 101(2) 102(2) 118(3) 118(3) 121(2)	50 50 50 500 500 500 500 200 200	10,000 10,000 10,003 25,600 25,030 55,030 55,00 25,00 25,00 25,00 25,00 25,00

# **PART XIV**

#### MINISTRY OF MUNICIPAL AFFAIRS

- 49.—(1) Subsection 48 (4) of the County of Oxford Act, being chapter 365 of the Revised Statutes of Ontario, 1980, is amended by striking out "and on conviction is liable to a fine of not less than \$10 and not more than \$100 for a first offence and to a fine of not less than \$50 and not more than \$500 for a second or subsequent offence" in the second, third, fourth and fifth lines.
- (2) Subsection 98 (38) of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$250" in the second and third lines.
- (3) Section 103 of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$100" in the sixth and seventh lines.
- **50.**—(1) Subsection 47 (5) of the District Municipality of Muskoka Act, being chapter 121 of the Revised Statutes of Ontario, 1980, is amended by striking out "and on conviction is liable to a fine of not less than \$10 and not more than \$100 for a first offence and to a fine of not less than \$50 and not more than \$500 for a second or subsequent offence" in the second, third, fourth and fifth lines.
- (2) Subsection 88 (38) of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$250" in the third line.
- (3) Section 93 of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$100" in the sixth and seventh lines.
- **51.** Subsection 11 (5) of the *Line Fences Act*, being chapter 242 of the Revised Statutes of Ontario, 1980, is amended by striking out "and on conviction is liable to a fine of not more than \$1,000" in the fourth and fifth lines.
- **52.**—(1) Subsection 36 (6) of the Municipal Act, being chapter 302 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

Offence

(6) The clerk is guilty of an offence if the certificate is not sent within the prescribed time or if the clerk certifies to a larger number of electors than the last revised polling lists show.

- (2) Subsection 211 (21) of the said Act is repealed and the following substituted therefor:
- (21) Despite section 321, a by-law passed under this section Fines may provide that a person who contravenes the by-law is guilty of an offence and on conviction is liable to a fine of not more than the greater of,
  - (a) \$50,000; or
  - (b) the gross sales of the shop during the period the shop was open in contravention of the by-law.
- (3) Clause (g) of paragraph 1 of subsection 230 (1) of the said Act is amended by striking out "and on conviction is liable to a fine of not less than \$1 and not more than \$5" in the fifth, sixth and seventh lines.
- (4) Clause (g) of paragraph 17 of section 232 of the said Act is amended by striking out "and on conviction is liable to a fine equal to the licence fee that he should have paid and in addition thereto the sum of not less than \$10 and not more than \$200" in the second, third, fourth and fifth lines.
- (5) Clause (h) of paragraph 17 of the said section 232 is amended by striking out "and on conviction is liable to a fine of not less than \$1 and not more than \$10" in the fifth, sixth and seventh lines.
- (6) Subsection 297 (3) of the said Act is amended by striking out "and on conviction is liable to a fine of \$5" in the second and third lines.
- (7) Subsection 297 (4) of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$50" in the fourth and fifth lines.
- (8) Section 321 of the said Act, as re-enacted by the Statutes of Ontario, 1982, chapter 24, section 13, is amended by striking out "and for providing for the imposition of fines of not more than \$2,000 on every person who is convicted of an offence under any such by-law" in the fifth, sixth and seventh lines.
- 53.—(1) Section 19 of the *Municipal Affairs Act*, being chapter 303 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:
- 19.—(1) Any municipality, member of council or of a local Offence board or an officer thereof or any other person guilty of any

wilful breach of any of the provisions of this Part or of any order of the Ministry made thereunder is guilty of an offence.

Idem

- (2) If the person convicted of an offence under subsection (1) is a member of a council or a local board, the person is, upon conviction and in addition to any other penalty provided by law, disqualified from holding any municipal office for a period of two years.
- (2) Subsection 58 (2) of the said Act is amended by striking out "and on conviction is liable to a fine of not less than \$25 and not more than \$500 for each offence" in the tenth and eleventh lines.
- 54.—(1) Subsection 93 (5) of the Municipality of Metropolitan Toronto Act, being chapter 314 of the Revised Statutes of Ontario, 1980, is amended by striking out "and on conviction is liable to a fine of not less than \$10 and not more than \$100 for a first offence and to a fine of not less than \$50 and not more than \$500 for a second or subsequent offence" in the second, third, fourth and fifth lines.
- (2) Subsection 110 (11) of the said Act is amended by striking out "and on conviction is liable to a fine of \$50 for the first offence and \$300 for each subsequent offence" in the second, third and fourth lines.
- (3) Subsection 227 (38) of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$250" in the second and third lines.
- (4) Section 231 of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$100" in the sixth and seventh lines.
- 55. Subsection 24 (4) of the Niagara Escarpment Planning and Development Act, being chapter 316 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

Offence

- (4) Every person who contravenes subsection (1) is guilty of an offence and on conviction is liable,
  - (a) on a first conviction to a fine of not more than \$25,000; and
  - (b) on a subsequent conviction to a fine of not more than \$10,000 for each day or part thereof upon which the contravention has continued after the day on which the person was first convicted.

- (4a) Notwithstanding subsection (4), if a corporation is con-Corporation victed under subsection (1), the maximum penalty that may be imposed is,
  - (a) on a first conviction a fine of not more than \$50,000; and
  - (b) on a subsequent conviction a fine of not more than \$25,000 for each day or part thereof upon which the contravention has continued after the day on which the corporation was first convicted.
- **56.**—(1) Subsection 31 (22) of the *Planning Act*, 1983, being chapter 1, is amended by striking out "is liable to a fine of not more than \$500 for each day that the contravention has continued" in the third and fourth lines and inserting in lieu thereof "is liable to a fine of not more than \$2,000 for a first offence and to a fine of not more than \$10,000 for any subsequent offence".
- (2) Section 31 of the said Act is amended by adding thereto the following subsection:
- (22a) Notwithstanding subsection (22), if a corporation is Idem. convicted of an offence under subsection (22), the maximum penalty that may be imposed upon the corporation is \$10,000 for a first offence and \$50,000 for any subsequent offence.

- (3) Subsection 33 (13) of the said Act is amended by striking out "or to imprisonment for a term of not more than six months, or to both" in the sixth and seventh lines.
- (4) Subsection 67 (2) of the said Act is amended by striking out "or to imprisonment for a term of not more than six months, or to both" in the sixth and seventh lines.
- 57. Subsection 19 (2) of the *Public Parks Act*, being chapter 417 of the Revised Statutes of Ontario, 1980, is amended by striking out "and on conviction is liable to a fine of not less than \$1 and not more than \$20; or may be imprisoned for a term of not more than thirty days; and is liable to an action at the suit of the board to make good any damage done by him" in the second, third, fourth and fifth lines.
- 58.—(1) Section 12 of the *Public Utilities Act*, being chapter 423 of the Revised Statutes of Ontario, 1980, is amended by striking out "and on conviction is liable to a fine of not more than \$300 or may be imprisoned without the option of a fine for a term of not more than one month" in the eleventh, twelfth, thirteenth and fourteenth lines.

- (2) Section 13 of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$300 or may be imprisoned, without the option of a fine, for a term of not more than one month" in the first, second and third last lines.
- (3) Section 52 of the said Act is amended by striking out "of not more than \$300" in the eighth line.
- (4) Section 53 of the said Act is amended by striking out "of not more than \$300" in the sixth and seventh lines.
- 59.—(1) Subsection 48 (4) of the Regional Municipality of Durham Act, being chapter 434 of the Revised Statutes of Ontario, 1980, is amended by striking out "and on conviction is liable to a fine of not less than \$10 and not more than \$100 for a first offence and to a fine of not less than \$50 and not more than \$500 for a second or subsequent offence" in the second, third, fourth and fifth lines.
- (2) Subsection 110 (38) of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$250" in the second and third lines.
- (3) Section 115 of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$100" in the sixth and seventh lines.
- **60.**—(1) Subsection 47 (4) of the *Regional Municipality of Haldimand-Norfolk Act*, being chapter 435 of the Revised Statutes of Ontario, 1980, is amended by striking out "and on conviction is liable to a fine of not less than \$10 and not more than \$100 for a first offence and to a fine of not less than \$50 and not more than \$500 for a second or subsequent offence" in the second, third, fourth and fifth lines.
- (2) Subsection 92 (38) of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$250" in the second and third lines.
- (3) Section 97 of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$100" in the sixth and seventh lines.
- **61.**—(1) Subsection 47 (4) of the Regional Municipality of Halton Act, being chapter 436 of the Revised Statutes of Ontario, 1980, is amended by striking out "and on conviction is liable to a fine of not less than \$10 and not more than \$100 for a first offence and to a fine of not less than \$50 and not

more than \$500 for a second or subsequent offence" in the second, third, fourth and fifth lines.

- (2) Subsection 103 (38) of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$250" in the second and third lines.
- (3) Section 108 of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$100" in the sixth and seventh lines.
- **62.**—(1) Subsection 46 (4) of the *Regional Municipality of Hamilton-Wentworth Act*, being chapter 437 of the Revised Statutes of Ontario, 1980, is amended by striking out "and on conviction is liable to a fine of not less than \$10 and not more than \$100 for a first offence and to a fine of not less than \$50 and not more than \$500 for a second or subsequent offence" in the second, third, fourth and fifth lines.
- (2) Subsection 114 (38) of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$250" in the second and third lines.
- (3) Section 119 of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$100" in the sixth and seventh lines.
- 63.—(1) Subsection 87 (5) of the Regional Municipality of Niagara Act, being chapter 438 of the Revised Statutes of Ontario, 1980, is amended by striking out "and on conviction is liable to a fine of not less than \$10 and not more than \$100 for a first offence and to a fine of not less than \$50 and not more than \$500 for a second or subsequent offence" in the second, third, fourth and fifth lines.
- (2) Subsection 142 (38) of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$250" in the third and fourth lines.
- (3) Section 147 of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$100" in the sixth and seventh lines.
- **64.**—(1) Subsection 72 (5) of the Regional Municipality of Ottawa-Carleton Act, being chapter 439 of the Revised Statutes of Ontario, 1980, is amended by striking out "and on conviction is liable to a fine of not less than \$10 and not more than \$100 for a first offence and to a fine of not less than \$50 and not more than \$500 for a second or subsequent offence" in the second, third, fourth and fifth lines.

- (2) Subsection 133 (39) of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$250" in the second and third lines.
- (3) Section 138 of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$100" in the sixth and seventh lines.
- **65.**—(1) Subsection 47 (4) of the Regional Municipality of Peel Act, being chapter 440 of the Revised Statutes of Ontario, 1980, is amended by striking out "and on conviction is liable to a fine of not less than \$10 and not more than \$100 for a first offence and to a fine of not less than \$50 and not more than \$500 for a second or subsequent offence" in the second, third, fourth and fifth lines.
- (2) Subsection 98 (38) of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$250" in the second and third lines.
- (3) Section 103 of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$100" in the sixth and seventh lines.
- **66.**—(1) Subsection 63 (5) of the Regional Municipality of Sudbury Act, being chapter 441 of the Revised Statutes of Ontario, 1980, is amended by striking out "and on conviction is liable to a fine of not less than \$10 and not more than \$100 for a first offence and to a fine of not less than \$50 and not more than \$500 for a second or subsequent offence" in the second, third, fourth and fifth lines.
- (2) Subsection 84 (38) of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$250" in the second and third lines.
- (3) Section 89 of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$100" in the sixth and seventh lines.
- 67.—(1) Subsection 82 (4) of the Regional Municipality of Waterloo Act, being chapter 442 of the Revised Statutes of Ontario, 1980, is amended by striking out "and on conviction is liable to a fine of not less than \$10 and not more than \$100 for a first offence and to a fine of not less than \$50 and not more than \$500 for a second or subsequent offence" in the second, third, fourth and fifth lines.

- (2) Subsection 132 (38) of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$250" in the second and third lines.
- (3) Section 137 of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$100" in the sixth and seventh lines.
- **68.**—(1) Subsection 83 (5) of the *Regional Municipality of York Act*, being chapter 443 of the Revised Statutes of Ontario, 1980, is amended by striking out "and on conviction is liable to a fine of not less than \$10 and not more than \$100 for a first offence and to a fine of not less than \$50 and not more than \$500 for a second or subsequent offence" in the second, third, fourth and fifth lines.
- (2) Subsection 134 (38) of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$250" in the third line.
- (3) Section 139 of the said Act is amended by striking out "and on conviction is liable to a fine of not more than \$100" in the seventh and eighth lines.
- **69.** Subsection 7 (1) of the *Road Access Act*, being chapter 457 of the Revised Statutes of Ontario, 1980, is amended by striking out "and on conviction is liable to a fine of not more than \$2,000" in the second and third lines.
- 70.—(1) Section 7 of the Snow Roads and Fences Act, being chapter 477 of the Revised Statutes of Ontario, 1980, is amended by striking out "and on conviction is liable to a fine of not less than \$1 and not more than \$20" in the fifth and sixth lines.
- (2) Section 8 of the said Act is amended by striking out "and on conviction is liable to a fine of not less than \$1 and not more than \$20" in the fourth and fifth lines.
- (3) Subsection 12 (4) of the said Act is amended by striking out "and on conviction is liable to a fine of not less than \$1 and not more than \$50" in the fifth and sixth lines.
- 71. The provisions listed in the Acts named in the following Schedule are amended by striking out the amounts as set out in Column 1 of the Schedule and inserting in lieu thereof the amounts set out in Column 2:

#### SCHEDULE

# Ministry of Municipal Affairs

Title of Act	Provision	Column 1	Column 2
Municipal Act	321b(1)	\$ 5,000	\$ 10,000
	321b(1)	10,000	25,000
	321b(2)	25,000	50,000
	321b(2)	50,000	100,000
	328(1)	10,000	25,000
	328(2)	25,000	50,000
Municipal Elections Act	96 97 98 99 100 101 102 103(1) 104 135(1) 135(2) 177(1) 177(2) 178 179 180	2,000 2,000 2,000 2,000 2,000 2,000 2,000 2,000 1,000 1,000 1,000 1,000 1,000 1,000	5,000 5,000 5,000 5,000 5,000 5,000 5,000 5,000 5,000 5,000 5,000 5,000 5,000 5,000 5,000
Planning Act, 1983	33(13)	20,000	50,000
	66(1)	20,000	25,000
	67(2)	2,000	5,000

### **PART XV**

#### MINISTRY OF NATURAL RESOURCES

72. Section 6 of the Endangered Species Act, being chapter 138 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

()ffence

- **6.** Any person who contravenes this Act is guilty of an offence and on conviction is liable to a fine of not more than \$50,000, or to imprisonment for a term of not more than two years, or to both.
- 73. The provisions listed in the Acts named in the following Schedule are amended by striking out the amounts as set out in Column 1 of the Schedule and inserting in lieu thereof the amounts set out in Column 2:

#### SCHEDULE

### Ministry of Natural Resources

Title of Act	Provision	Column 1	Column 2
Game and Fish Act	19 91	\$5,000 5,000	\$25,000 25,000
Provincial Parks Act	22(1)	500	5,000

# PART XVI

#### MINISTRY OF NORTHERN DEVELOPMENT AND MINES

- 74.—(1) Section 169 of the *Mining Act*, being chapter 268 of the Revised Statutes of Ontario, 1980, is amended by striking out "is liable to a fine of not less than \$10 and not more than \$500 or to imprisonment for a term of not more than one year, or to both" in the second, third and fourth lines and inserting in lieu thereof "is liable to a fine of not more than \$30,000 for every day upon which the offence occurs or continues".
- (2) Subsection 172 (1) of the said Act is amended by striking out "is liable to a fine of not more than \$20 for every day upon which the offence occurs or continues" in the first, second and third last lines and inserting in lieu thereof "is liable to a fine of not more than \$10,000".
- (3) Subsection 172 (2) of the said Act is amended by striking out "is liable to a fine of \$500 or to imprisonment for a term of not more than six months, or to both" in the fourth, fifth and sixth lines and inserting in lieu thereof "is liable to a fine of not more than \$10,000".
- (4) Subsection 173 (2) of the said Act is amended by striking out "\$1,000" in the second last line and inserting in lieu thereof "\$30,000".
- (5) Section 174 of the said Act is amended by striking out "a fine of not more than \$250 and, upon conviction thereof, is liable to imprisonment for a term of not more than six months unless the fine and costs are sooner paid" in the fourth, fifth, sixth and seventh lines and inserting in lieu thereof "a fine of not more than \$10,000".

### PART XVII

#### MINISTRY OF REVENUE

- 75. Subsection 12 (2a) of the Assessment Act, being chapter 31 of the Revised Statutes of Ontario, 1980, as enacted by the Statutes of Ontario, 1984, chapter 28, section 3, is amended by striking out "an amount of not less than \$50 and not more than \$500" in the seventh and eighth lines and inserting in lieu thereof "an amount of not more than \$2,000".
- **76.** Subsection 24 (1) of the *Employee Share Ownership Plan Act*, 1988, being chapter 3, is amended by striking out "is liable to a fine of not more than \$2,000 or if such person is a

corporation to a fine of not more than \$20,000" in the first, second and third last lines and inserting in lieu thereof "is liable to a fine of not more than \$25,000".

- 77.—(1) Subsection 4 (8) of the Fuel Tax Act, 1981, being chapter 59, is amended by striking out "is liable to a fine of not less than the amount of the tax that he failed to pay and of an additional amount that is not less than \$100 and not more than \$5,000" in the third, fourth and fifth lines and inserting in lieu thereof "is liable to a fine of not less than \$200 and not more than double the amount of the tax that the person failed to pay".
- (2) Subsection 8 (12) of the said Act is amended by striking out "is liable to a fine of not more than \$5,000" in the third and fourth lines and inserting in lieu thereof "is liable to a fine of not less than \$200 and not more than \$5,000".
- (3) Subsection 16 (1) of the said Act is repealed and the following substituted therefor:

Offence

- (1) Every person who makes a false statement in any return or information made or furnished to the Minister under this Act is guilty of an offence and is liable to a fine of not less than \$500 and not more than \$10,000 plus an amount of not more than double the amount of the tax that should have been shown to be payable or that was sought to be evaded, or to imprisonment for a term of not more than two years or to both fine and imprisonment.
- (4) Subsection 25 (2) of the said Act is amended by striking out "is liable to a fine of not more than \$20,000" in the fourth and fifth lines and inserting in lieu thereof "is liable to a fine of not less than \$1,000 and not more than \$10,000".
- 78.—(1) Subsection 20 (1) of the Gasoline Tax Act, being chapter 186 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

Penalty for failure to collect tax

- (1) Every person required to collect the tax imposed by this Act who fails to collect the tax is liable on conviction to a fine of 30 cents per litre of gasoline on which tax should have been collected as determined under subsection (4).
- (2) Subsection 21 (1) of the said Act is amended by striking out "is liable to a fine of not less than \$25 for each day during which the default continues" in the third and fourth lines and inserting in lieu thereof "is liable to a penalty of not less than \$50 and not more than 5 per cent of the tax that should have been remitted or declared".

- (3) Section 22 of the said Act is amended by striking out "is liable on conviction to a fine of not less than \$200 and not more than" in the fourth and fifth last lines and inserting in lieu thereof "is liable on conviction to a fine of not less than \$500 and not more than \$10,000 plus".
- (4) Section 23 of the said Act is repealed and the following substituted therefor:
- 23. Every person who contravenes any of the provisions General of this Act or the regulations for which no other penalty is provided is guilty of an offence and on conviction is liable to a fine of not less than \$500 and not more than \$2,000.

- 79.—(1) Section 5 of the Land Transfer Tax Act, being chapter 231 of the Revised Statutes of Ontario, 1980, as reenacted by the Statutes of Ontario, 1983, chapter 20, section 4, is amended by striking out "is liable on conviction to a fine of the amount of the tax that, had the true facts been stated, would have been payable, plus an amount of not less than \$50 and not more than \$1,000" in the sixth, seventh, eighth and ninth lines and inserting in lieu thereof "is liable on conviction to a fine of not less than \$500 and not more than double the amount of the tax that, had the facts been truthfully stated, would have been payable".
- (2) Subsection 6 (1) of the said Act, as amended by the Statutes of Ontario, 1985, chapter 21, section 4, is repealed and the following substituted therefor:
- (1) Every person who knowingly contravenes any provision Offence of this Act or who knowingly makes an affidavit required by this Act that falsely discloses the value of the consideration for any conveyance of land or falsely states that a person who is a non-resident person is not a non-resident person or falsely states whether the land being conveyed contains at least one and not more than two single family residences is guilty of an offence and on conviction is liable to a fine of not less than the amount of tax that was not paid to the collector as provided for in this Act plus an amount of not more than \$5,000.
- 80. Section 20 of the Mining Tax Act, being chapter 269 of the Revised Statutes of Ontario, 1980, as re-enacted by the Statutes of Ontario, 1987, chapter 11, section 17, is amended by striking out "is liable on conviction to a fine of not less than \$25 and not more than \$10,000 plus, in an appropriate case, an amount of not more than double the amount of the tax that should have been shown to be payable or that was sought to be evaded" in the second, third, fourth, fifth and sixth last lines and inserting in lieu thereof "is liable on conviction to a fine of

not less than the greater of \$500 or 50 per cent of the amount of the tax that should have been shown to be payable or that was sought to be evaded and not more than double the amount of the tax that should have been shown to be payable or that was sought to be evaded".

**81.** Subsection 16 (1) of the *Ontario Guaranteed Annual Income Act*, being chapter 336 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

Offence

- (1) Every person who does any of the following is guilty of an offence and on conviction is liable to a fine of not less than \$50 and not more than \$1,000:
  - Knowingly, makes a false or misleading statement in an application or statement required or permitted by this Act, and who does so for the purpose of obtaining a payment of an increment under this Act to which the person is not entitled or to which a person on whose behalf the person is acting is not entitled.
  - Knowingly, fails to disclose any information that is required to be disclosed and by reason thereof obtains a payment of a an increment under this Act to which the person is not entitled or to which a person on whose behalf the person is acting is not entitled.
  - 3. Knowingly, converts to the person's own use a payment of an increment under this Act to which the person is not entitled.

Idem

- (1a) Every person who contravenes section 11 is guilty of an offence and on conviction is liable to a fine of not less than \$50 and not more than \$2,000.
- **82.** Subsection 17 (2) of the *Ontario Home Ownership Savings Plan Act*, 1988, being chapter 35, is amended by striking out "is liable to a fine of not more than \$2,000, or if such person is a corporation to a fine of not more than \$20,000" in the first, second and third last lines and inserting in lieu thereof "is liable to a fine of not more than \$25,000".
- **83.** Subsection 15 (1) of the *Ontario Pensioners Property Tax Assistance Act*, being chapter 352 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

- (1) Every person who does any of the following is guilty of Offence an offence and on conviction is liable to a fine of not less than \$50 and not more than \$1,000:
  - 1. Knowingly, makes a false or misleading statement in an application or statement required or permitted by this Act, and who does so for the purpose of obtaining a grant under this Act to which the person is not entitled or to which a person on whose behalf the person is acting is not entitled.
  - Knowingly, fails to disclose any information that is required to be disclosed and by reason thereof obtains a payment of a grant under this Act to which the person is not entitled or to which a person on whose behalf the person is acting is not entitled.
  - 3. Knowingly, converts to the person's own use a payment of a grant under this Act to which the person is not entitled.
- (1a) Every person who contravenes section 11 or 16 is <sup>1dem</sup> guilty of an offence and on conviction is liable to a fine of not less than \$50 and not more than \$2,000.
- **84.** Subsection 30 (1) of the *Small Business Development Corporations Act*, being chapter 475 of the Revised Statutes of Ontario, 1980, is amended by striking out "is liable to a fine of not more than \$2,000 or if such person is a corporation to a fine of not more than \$20,000" in the eighth, ninth and tenth lines and inserting in lieu thereof "is liable to a fine of not less than 25 per cent and not more than 200 per cent of the amount of the grant or tax credit sought or received or to imprisonment for a term of not more than two years, or to both a fine and imprisonment".
- 85.—(1) Subsection 9 (4) of the *Tobacco Tax Act*, being chapter 502 of the Revised Statutes of Ontario, 1980, is amended by striking out "is liable to a fine of \$200" in the third and fourth lines and inserting in lieu thereof "is liable to a fine of not less than \$50 and not more than 5 per cent of the amount of the tax that would have been reported had the return been properly completed and filed".
- (2) Subsection 18 (3) of the said Act is amended by striking out "is liable on conviction to a fine of not less than 25 per cent of the tax that should have been declared to be collectable or payable or that was sought to be evaded and to not more than double the amount of such tax" in the second, third, fourth

and fifth last lines and inserting in lieu thereof "is liable on conviction to a fine of not less than \$500 and not more than \$10,000 plus not more than double the amount of the tax that should have been declared to be collectable or payable or that was sought to be evaded".

(3) Subsection 21 (1) of the said Act, as re-enacted by the Statutes of Ontario, 1981, chapter 4, section 4, is repealed and the following substituted therefor:

Penalty for selling tobacco with no wholesale dealer's permit

- (1) Every person who sells tobacco in Ontario for resale without holding a subsisting wholesale dealer's permit issued under this Act shall, when assessed therefor, pay a penalty of not less than \$200 and not more than \$2,000 plus a penalty computed as follows:
  - 1. 12 cents for every cigarette so sold.
  - 2. 6.6 cents for every gram or part thereof of any tobacco, other than cigarettes or cigars, so sold.
  - 3. 135 per cent of the price at which each cigar was so sold.
- (4) Subsections 23 (1) and (2) of the said Act are repealed and the following substituted therefor:

General penalty

(1) Every person who contravenes any of the provisions of this Act or the regulations for which no other penalty is provided is guilty of an offence and on conviction is liable to a fine of not less than \$200 and not more than \$5,000 or to a term of imprisonment of not less than three months and not more than six months, or to both a fine and imprisonment.

Offence

- (2) Every person who purchases tobacco for resale from any person who is not designated a collector according to the regulations is guilty of an offence and on conviction is liable to a fine equal to the amount of tax that would be exigible on the tobacco so purchased if such tobacco had been purchased by a consumer and is in addition liable to imprisonment for a term not exceeding six months.
- **86.** The provisions listed in the Acts named in the following Schedule are amended by striking out the amounts as set out in Column 1 of the Schedule and inserting in lieu thereof the amounts set out in Column 2:

#### SCHEDULE

# Ministry of Revenue

Title of Act	Provision	Column 1	Column 2
Assessment Act	12(1) 12(1) 12(2) 12(3) 57(1)	\$ 100 10 200 200 200	\$1,000 100 2,000 2,000 2,000
Corporations Tax Act	98	500	5,000
Fuel Tax Act, 1981	4(9) 5(2) 5(2) 5(3) 5(3) 8(11) 8(13) 10(4) 22(8) 27 28 28	100 100 500 100 500 1,000 50 200 100 50	200 200 1,000 200 1,000 200 200 200 2,000 200 200 5,000
Gasoline Tax Act	8(4) 20(3) 21(2)	200 200 25	500 500 50
Land Transfer Tax Act	8(5)	25	50
Mining Tax Act	14(2) 19(1) 19(2)	200 50 25	2,000 200 200
Ontario Guaranteed Annual Income Act	15(5)	25	50
Ontario Home Ownership Savings Plan Act, 1988	17(1)	2,000	5,000
Provincial Land Tax Act	35 35 36 37	100 10 500 200	500 50 2,000 2,000
Race Tracks Tax Act, 1988	12(7) 13(8)	2,500	5,000 2,000
Retail Sales Tax Act	30(3) 41(1)	2,000 100 2,000	10,000 500 5,000

# PART XVIII

#### MINISTRY OF SKILLS DEVELOPMENT

**87.** Subsection 26 (1) of the Apprenticeship and Tradesmen's Qualification Act, being chapter 24 of the Revised Statutes of Ontario, 1980, is amended by striking out "\$1,000" in the last line and inserting in lieu thereof "\$2,000".

# **PART XIX**

### MINISTRY OF THE SOLICITOR GENERAL

- 88.—(1) Section 15 of the *Fire Marshals Act*, being chapter 166 of the Revised Statutes of Ontario, 1980, is amended by striking out "is liable to a fine of not more than \$20" in the third and fourth last lines and inserting in lieu thereof "is liable to a fine of not more than \$1,000 for a first offence and to a fine of not more than \$5,000 for any subsequent offence".
- (2) Subsection 18 (14) of the said Act, as re-enacted by the Statutes of Ontario, 1981, chapter 8, section 2, is amended by striking out "is liable to a fine of not less than \$100 and not more than \$1,000" in the third and fourth lines and inserting in lieu thereof "is liable to a fine of not more than \$10,000".
- 89. The provisions listed in the Acts named in the following Schedule are amended by striking out the amounts as set out in Column 1 of the Schedule and inserting in lieu thereof the amounts set out in Column 2:

#### SCHEDULE

# Ministry of the Solicitor General

Title of Act	Provision	Column 1	Column 2
Fire Marshals Act	18(18)	\$ 2,000	\$10,000
	18(19)	2,000	10,000
	18a(5)	2,000	25,000
	18a(6)	10,000	50,000
Private Investigators and	32(1)	2,000	5,000
Security Guards Act	32(2)	25,000	50,000
Public Works Protection Act	2(4)	100	500
	5(1)	100	500

#### PART XX

#### MINISTRY OF TOURISM AND RECREATION

**90.** The provisions listed in the Acts named in the following Schedule are amended by striking out the amounts as set out in Column 1 of the Schedule and inserting in lieu thereof the amounts set out in Column 2:

#### SCHEDULE

#### Ministry of Tourism and Recreation

Title of Act	Provision	Column 1	Column 2
Ministry of Tourism and Recreation Act, 1982	10(3) 10(4)	\$ 2,000 25,000	\$ 5,000 50,000
Niagara Parks Act	20	500	10,000
Provincial Parks Act	22(1)	500	1,000

1989	PROVINCIAL PENAL	TIES ADJUSTMENT	Chap. 72	989
St. Clair I	Parkway Commission	19(1)	300	500
St. Lawrence Commission		18(1)	100	500
Tourism Act	t	15(1) 15(2) 15(3)	1,000 500 10	5,000 2,000 50

## PART XXI

### MINISTRY OF TRANSPORTATION

- **91.** Subsection 42 (6) of the *Highway Traffic Act*, being chapter 198 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:
  - (6) Every person who contravenes any of the provisions of, Offence
    - (a) subsection (1) is guilty of an offence and on conviction is liable to a fine of not less than \$50 and not more than \$100;
    - (b) subsection (2) or (3) is guilty of an offence and on conviction is liable to a fine of not less than \$500 and not more than \$1,000:
    - (c) subsection (4) is guilty of an offence and on conviction is liable to a fine of not less than \$20 and not more than \$100:
    - (d) subsection (5) is guilty of an offence and on conviction is liable to a fine of not less than \$100 and not more than \$500.
- **92.**—(1) Subsection 11 (3) of the *Motorized Snow Vehicles Act*, being chapter 301 of the Revised Statutes of Ontario, 1980, is amended by striking out "is liable to a fine of not more than \$500" in the last line and inserting in lieu thereof "is liable to a fine of not less than \$200 and not more than \$1,000".
- (2) Subsection 11 (4) of the said Act is amended by striking out "is liable to a fine of not more than \$500" in the third and fourth lines and inserting in lieu thereof "is liable to a fine of not less than \$200 and not more than \$1,000".
- **93.**—(1) Subsection 28 (5) of the *Public Transportation and Highway Improvement Act*, being chapter 421 of the Revised

Statutes of Ontario, 1980, is repealed and the following substituted therefor:

Offence

- (5) Every person who without lawful authority,
  - (a) uses the King's Highway so closed to traffic while it is protected in accordance with subsection (3) is guilty of an offence and on conviction is liable to a fine of not more than \$50;
  - (b) defaces any barricade, light, detour sign or notice placed thereon by lawful authority is guilty of an offence and on conviction is liable to a fine of not more than \$200; or
  - (c) removes any barricade, light, detour sign or notice placed thereon by lawful authority is guilty of an offence and on conviction is liable to a fine of not less than \$100 and not more than \$500.

Idem

- (6) Every person who is convicted of an offence under clause (5) (a) or (b) is also liable to the Crown for any damage or injury occasioned by such wrongful use, defacement or removal.
- (2) Subsection 30 (3) of the said Act is amended by striking out "is liable to a fine of not less than \$10 per tree and not more than \$100 per tree and is also liable for any damage occasioned by the injuring, destroying, cutting or pruning" in the second, third, fourth and fifth lines and inserting in lieu thereof "is liable to a fine of not less than \$50 and not more than \$200".
- (3) Subsection 103 (5) of the said Act is amended by striking out "is liable to a fine of not more than \$50 and is also liable to the municipality having jurisdiction and control for any damage or injury occasioned by such wrongful use, removal or defacement" in the fifth, sixth, seventh and eighth lines and inserting in lieu thereof "is liable to a fine of not more than \$500".
- **94.** The provisions listed in the Acts named in the following Schedule are amended by striking out the amounts as set out in Column 1 of the Schedule and inserting in lieu thereof the amounts set out in Column 2:

#### SCHEDULE

#### Ministry of Transportation

Title of Act	Provision	Column 1	Column 2
Commuter Services Act	5(1)	\$ 100	\$ 500
Ferries Act	8	20	500

89 PR	OVINCIAL PENALTIES ADJUSTMENT	Chap. 72	991
nhway Traffic Ac	8(2) 8(2) 9(1) 9(1) 12(1) 12(1) 12(1) 13(3) 13(3) 18(10) 30(3b) 30(3b) 30(3b) 30(3b) 30(3c) 3	50 200 500 500 500 500 500 500 400 200 1000 1,000 2,000 1000 2,000 500 2,000 500 500 500 500 500 500 500 500 500	100 500 100 1,000 1,000 200 2,000 2,000 2,000 2,000 1,000 2,000 1,

Hig

992	Chap. 72	PROVINCIAL PENALTIES	ADJUSTMENT	1989
Motorized	Snow Vehicles Ac	19(2) 24	500 300	1,000
Off-Road	Vehicles Act, 198	13 6(1) 6(1) 9 9 10(2) 10(2) 15(6) 15(6) 15(7) 15(7) 15(8)	50 200 50 500 5 10 100 100 500 100 500	100 500 100 1,000 20 50 200 200 2,00 1,000
	ansportation and Improvement Act	26(4) 26(4) 31(2) 31(2) 32(2) 98(5) 98(5) 98(5) 98(5)	5 50 1,000 1,000 5 10 100 50 500	50 200 200 5,000 50 500 200 2,000
Public Ve	hicles Act	32(2)	200	1,000
Toll Brid	ges Act	3(2) 3(2) 3(2)	5 10 50	50 100 500

#### **PART XXII**

500

9(2)

#### COMMENCEMENT AND SHORT TITLE

Commencement

Toronto Area Transit

Operating Authority Act

95.—(1) This Act, except subsection 8 (2), comes into force on a day to be named by proclamation of the Lieutenant Governor.

Idem

(2) Subsection 8 (2) comes into force on the day this Act receives Royal Assent or on the day section 2 of the *Courts of Justice Amendment Act*, 1989, being chapter 55, comes into force, whichever day is later.

Idem

(3) A proclamation bringing this Act or any provision of this Act into force may provide that an amendment to a provision named in a Schedule set out in this Act does not come into force until such day as is named in the proclamation or that any such provision does not come into force.

Short title

**96.** The short title of this Act is the *Provincial Penalties Adjustment Act*, 1989.

# **CHAPTER 73**

# An Act to revise the Public Service Superannuation Act

Assented to December 18th, 1989

#### CONTENTS OF ACT

#### Section

- 1. Definitions
- 2. Application
- 3. Plan continued
- 4. Plan documents
- 5. Public Service Superannuation Fund continued
- 6. Future revision of Plan
- 7. Transfer of SAF Account
- 8. Initial unfunded liability
- Interim payments of unfunded liability
- 10. Initial valuation

#### Section

- 11. Subsequent valuations
- 12. Payment of pensions under other Acts
- 13. Expiry of appointments
- 14. Continued application
- 15. Superannuation Adjustment Benefits Act ceases to apply
- 16. Post-retirement marriage
- 17. Repeals
- 18. Commencement
- 19. Short title

#### CONTENTS OF SCHEDULE 1

#### Section

- 1. Definitions
- 2. Plan members
- 3. Termination of membership
- Persons not entitled to be members
- Contributions to and payments from Fund
- 6. Contributions by members
- 7. Contributions by employer
- 8. Leave of absence with pay
- Continued membership on release from employment
- 10. Long term income protection 11. Prior service with the Crown,
- etc.
  12. Contribution, salary and service
- record
- 13. Refunds before twenty-four months membership
- 14. Disability pension
- 15. Pension at age sixty-five
- 16. Deferred pension
- 17. Computation of pension
- 15. Application for pension
- 19. Pension to surviving spouse
- 20. Increased survivor pension

#### Section

- 21. Post-retirement marriage
- Survivor pension on death before payment of pension
- 23. Survivor pension for pre-1987 credit
- 24. Inflation adjustment
- Pre-retirement part-time employment
- 26. Re-employment of pensioner
- 27. Void transactions
- 28. Payment to estate
- 29. Board to be corporation
- 30. Remuneration
- 31. Duty of Board
- 32. Powers of Board
- 33. Committees
- 34. Quorum
- 35. Expenses
- 36. Reciprocal transfer agreements continue to apply
- 37. Annual report
- 38. Report re O.P.P. early retirement benefit
- 39. Indemnification

## **CONTENTS OF SCHEDULE 2**

Interim payments of unfunded liability

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act, "actuary", "Board", "Crown", "employer", "Fund", "member", "Minister", "pension", "pension benefit", "Plan", "salary" and "Treasurer" have the same meaning as in section 1 of Schedule 1.

Application

2. Subject to subsection 14 (2) and to section 24 of Schedule 1, this Act applies to every person employed after the 31st day of December, 1989 in the service of an employer.

Plan continued R.S.O. 1980, cc. 419, 490

3. The pension plan contained in the provisions of the Public Service Superannuation Act and the regulations thereunder, including the benefits provided under the Superannuation Adjustment Benefits Act in relation to pensions provided under the Public Service Superannuation Act, is continued as the Public Service Pension Plan as revised by this Act and set out in Schedule 1.

Plan documents

**4.** The terms of the Plan are those set out in Schedule 1. in this Act and in such other documents concerning the Plan as are created under this Act or Schedule 1.

Public Service

5.—(1) The Public Service Superannuation Fund established under the Public Service Superannuation Act is continnuation Fund ued as the Public Service Pension Fund to provide benefits in respect of the Plan.

Board to

(2) The Plan and the Fund shall be administered by the Board in accordance with this Act and the Plan.

Future Plan

**6.**—(1) The Lieutenant Governor in Council by order may amend the Plan and, without restricting the generality of the foregoing, may,

- (a) determine the methods or assumptions to be used to calculate any pension benefit provided under the Plan;
- (b) rescind the Plan and replace it with another pension plan;
- (c) extend, modify or restrict the conditions upon which persons may become members of the Plan;

Chap. 73

- (d) establish a separate pension plan or plans for any class or classes of persons who are members of the Plan, and direct the transfer from the Fund to any fund related to such separately established pension plan or plans of any amount specified to represent the value, as determined by an actuarial valuation, of the pension benefits of persons who will be members of such separately established pension plan or plans;
- (e) increase or prospectively reduce, eliminate or modify any pension benefit set out in the Plan or the rate or amount of contribution to be made under the Plan:
- (f) regulate the administration of the Plan and the composition, duties and powers of the Board;
- (g) exercise with respect to any plan established under this section the powers conferred by this section.
- (2) To the extent that an amendment of the Plan made Limitation re under subsection (1) conflicts with the Pension Benefits Act, 1987, c. 35 1987 in a matter in which the conflict is not authorized by this Act or Schedule 1, the amendment is void.

(3) If the Crown enters into an agreement for an indefinite Agreement term with representatives of a majority of the members with responsibility respect to,

- (a) the joint management of the Plan and the Fund by the Crown and representatives of the members;
- (b) the sharing between the Crown and the members of surpluses and deficiencies in the Fund;
- (c) prior consultation between the Crown and the representatives to determine if agreement can be reached between them concerning any change in benefits under the Plan or in the rate or amount of contributions to the Fund from the Crown or the members; and
- (d) mediation procedures following a failure to agree on a change in benefits under the Plan or in the rate or amount of contributions to the Fund,

the powers mentioned in subsection (1) shall, while the agreement remains in force, be exercised only in accordance with the agreement.

Idem

(4) An agreement mentioned in subsection (3) may also provide that, to the extent specified in the agreement, subsections 11 (2) and (5) cease to apply while the agreement is in force.

Agreement for member responsibility (5) If it is agreed between the Crown and representatives of a majority of members that the management of the Plan, the entitlement to surpluses in the Fund and the liability for deficiencies in the Fund will be permanently assumed by the members from time to time of the Plan and that the liability of the Crown to contribute to the Fund will be limited to a specified amount or to a specified percentage of members' contributions or salaries, the Lieutenant Governor in Council may provide by order that the powers mentioned in subsection (1) shall be exercised thereafter only in accordance with the agreement and by the person, persons or entity specified in the agreement.

Application of R S O 1980, c 446

(6) The *Regulations Act* does not apply with respect to an order amending the Plan.

Transfer of SAF Account

R.S.O. 1980,

cc. 419, 490

7.—(1) As of the 31st day of December, 1989, the Treasurer shall transfer to the Public Service Superannuation Fund Account maintained in the Consolidated Revenue Fund under the *Public Service Superannuation Act* the total assets and liabilities of the Public Service Superannuation Fund Account in the Superannuation Adjustment Fund Account maintained in the Consolidated Revenue Fund under the *Superannuation Adjustment Benefits Act*.

Transfer of OPP Supplementary Benefits Account

(2) As of the 31st day of December, 1989, the Treasurer shall transfer to the Public Service Superannuation Fund Account maintained in the Consolidated Revenue Fund under the *Public Service Superannuation Act* the total assets and liabilities of the Ontario Provincial Police Supplementary Benefits Account maintained in the Consolidated Revenue Fund under Order in Council 196/85.

Interest

- (3) As of the 31st day of December, 1989, the Treasurer shall pay to the Public Service Superannuation Fund Account maintained in the Consolidated Revenue Fund under the *Public Service Superannuation Act* interest at the rates and on the terms determined by the Lieutenant Governor in Council on the cash balances that from time to time stood to the credit of,
  - (a) the Public Service Superannuation Fund Account maintained in the Consolidated Revenue Fund under the *Public Service Superannuation Act*;

- PUBLIC SERVICE PENSION
- (b) the Public Service Superannuation Fund Account in the Superannuation Adjustment Fund Account maintained in the Consolidated Revenue Fund under the Superannuation Adjustment Benefits Act; R.S.O. 1980,

997

(c) the Ontario Provincial Police Supplementary Benefits Account mentioned in subsection (2),

in the period from the 1st day of April, 1989 to the 31st day of December, 1989.

(4) Interest payable by the Treasurer on assets held on the Idem 1st day of April, 1989 in the accounts referred to in clauses (3) (a), (b) and (c) shall be accrued to the 31st day of December. 1989 and paid as of that date to the Public Service Superannuation Fund Account despite a later time for payment specified in any instrument that provides for payment of the interest, and the payment made to the Account reduces the liability of the Treasurer under the instrument for interest by the amount paid.

(5) Payments by the Treasurer made under subsections (3) Idem and (4) shall be made from the Consolidated Revenue Fund.

(6) As of the 1st day of January, 1990, the Treasurer shall Transfer of transfer to the custody and control of the Board the total Account amount of the assets on the 31st day of December, 1989 of the Public Service Superannuation Fund Account maintained in the Consolidated Revenue Fund under the Public Service R.S.O. 1980, Superannuation Act, including assets and payments transferred or made to that account under this section, by issuing to the Board debentures of the Province of Ontario that are equal to the amount of the assets and that, in the opinion of the Treasurer, provide for the payment of principal and interest on terms substantially equivalent to those on which the assets are held on the 31st day of December, 1989.

(7) All liabilities on the 1st day of January, 1990 of the Liabilities accounts mentioned in subsections (1), (2) and (6) are liabili- transl ties of the Fund on and after that date and, as of that date, the accounts cease to exist in the Consolidated Revenue Fund.

(8) During the period from the 31st day of December, 1989 Temporary to the 30th day of June, 1990, the Treasurer may establish authorized outside the Consolidated Revenue Fund an account or accounts for such temporary period as the Treasurer considers advisable to facilitate the orderly transfer to the Board of the assets of the Fund and the administration of the Plan.

Debentures

(9) For the purpose of subsection (6), the Treasurer may, on behalf of Ontario, issue to the Fund debentures of Ontario in such amounts, upon such terms as to the payment of principal and interest, maturing at such time or times and either with or without the privilege of prepayment of the whole or any part of the principal amount of any such debenture as will, in the opinion of the Treasurer, meet the requirements of this section, and any debenture may provide that it is not assignable or transferrable.

Investments authorized 1987, c. 35

(10) Despite the *Pension Benefits Act*, 1987 and regulations thereunder, the receipt and holding by the Board of debentures issued under this section shall not be considered imprudent or unreasonable or contrary to that Act and regulations thereunder, and the nature, amount and terms of the debentures may be taken into account by the Board and any committee of the Board in determining future investments of the assets of the Plan.

Application of 1987, c. 35

(11) Section 82 of the *Pension Benefits Act*, 1987 does not apply to the transfers described in this section.

Initial unfunded liability

- **8.**—(1) In this section and in sections 9 and 10 and subsection 11 (3),
- "actuarial gain" and "actuarial loss" mean, respectively, the sum, if positive, or the sum, if negative, of,
  - (a) the gain to the Plan during the period since the review date of the immediately preceding going concern valuation resulting from the difference between actual experience and the experience expected by the actuarial assumptions on which that valuation was based,
  - (b) the amount by which the going concern liabilities decrease as a result of an amendment to the Plan, and
  - (c) the amount by which the going concern liabilities decrease or the going concern assets increase as a result of a change in actuarial methods or assumptions upon which the current going concern valuation is based, as of the review date for a going concern valuation,

but clause (a), (b) or (c) or any combination thereof shall be counted as a negative in the calculation of the sum if,

- (d) the experience of the Plan results in a loss rather than a gain,
- (e) an amendment increases the going concern liabilities, or
- (f) a change in actuarial methods or assumptions results in an increase in going concern liabilities or a decrease in going concern assets, as the case may be:
- "going concern assets" means the value of the assets of the Plan, including accrued and receivable income and the present value of future contributions and investment income, determined on the basis of a going concern valuation;
- "going concern liabilities" means the present value of the expenses of the Plan and the accrued and unaccrued benefits of the Plan determined on the basis of a going concern valuation:
- "going concern unfunded actuarial liability" means the excess of going concern liabilities over going concern assets;
- "going concern valuation" means a valuation of assets and liabilities of the Plan using methods and actuarial assumptions considered by the actuary who valued the Plan to be in accordance with generally accepted actuarial principles and practices for the valuation of a continuing pension plan;
- "initial valuation" means the going concern valuation of the Plan as at the 1st day of January, 1990 required by section 10:
- "past service unfunded actuarial liability" means the amount of going concern unfunded actuarial liability that results from the provision of benefits with respect to prior employment for which no benefit was provided at the time of the employment or from an amendment to the Plan that provides benefits for employment prior to the date of the amendment if the employment had not previously been recognized for purposes of the provision of pension benefits;
- "review date" means the last date of the period under review in a report required under the *Pension Benefits Act*, 1987 or 1987, c. 35 regulations thereunder;
- "solvency assets" means the sum determined in accordance with subsections (2) and (3) of,

- (a) the market value of investments held by the Plan or a value related to the market value by means of an averaging method that stabilizes short-term fluctuations of the market values over a period of not more than five years, plus any cash balances and accrued or receivable income items.
- (b) the present value of any special payments required to liquidate any past service unfunded actuarial liability established on or after the 1st day of January, 1988.
- (c) the present value of any special payments other than those referred to in clause (b) established on or after the 1st day of January, 1988 that are scheduled for payment within five years after the review date, and
- (d) the present value of future special payments resulting from the initial valuation;

"solvency deficiency" means the excess of the solvency liabilities over the solvency assets;

"solvency gain" means the sum, if positive, of,

- (a) the gain to the Plan during the period since the review date of the immediately preceding valuation of solvency assets and solvency liabilities resulting from the difference between actual experience and the experience expected by the actuarial assumptions on which that valuation was based, and
- (b) the amount by which the solvency liabilities decrease or the solvency assets increase during the period since the review date of the immediately preceding valuation of solvency assets and solvency liabilities as a result of a change in the actuarial methods or assumptions upon which the current valuation of solvency assets and solvency liabilities is based.

but either of clause (a) or (b) shall be counted as a negative in the calculation of the sum if the experience of the Plan results in a loss rather than a gain or if a change in actuarial methods or assumptions results in an increase in solvency liabilities or a decrease in solvency assets, as the case may be;

"solvency liabilities" means an amount that is not less than the liabilities of the Plan determined as if the Plan had been wound up, taking into account liabilities for the adjustment for inflation under the Plan and the requirements of section 75 of the Pension Benefits Act, 1987.

1987, c. 35

(2) The present values referred to in clauses (b), (c) and Present (d) of the definition of "solvency assets" shall be determined solvency on the basis of the assumed interest rate used in determining assets whether there is a solvency deficiency.

(3) In calculating the solvency assets, if there is no market If no market value for an investment of the Plan and the investment is issued or guaranteed by a government, the book value of the investment may be used instead of market value.

(4) The provisions of this section and of sections 9, 10 and Conflicting 11 prevail over any conflicting provisions of the Pension Benefits Act, 1987 or of a regulation made under that Act.

provisions

9.—(1) For each month in the period commencing with Interim the 1st day of January, 1990 and ending with the last day of unfunded the month in which the initial valuation is approved by the liability Pension Commission of Ontario, the Treasurer shall pay to the Fund from the Consolidated Revenue Fund the amount shown for that month in Schedule 2.

(2) The Treasurer may, with the appropriate adjustment Prepayment for interest, at any time prepay one or more of the outstanding payments shown in Schedule 2.

(3) Payments made under subsection (1) or (2) shall be Application credited against any special payments that are to be made in payments the same period to liquidate a going concern unfunded actuarial liability disclosed by the initial valuation, and any amount by which the payments made under those subsections are less than the special payments for that period as a result of the initial valuation shall be paid by the Treasurer to the Fund from the Consolidated Revenue Fund within fifteen months following the month when the initial valuation is approved by the Pension Commission of Ontario.

10.—(1) As soon as practicable after the 31st day of Initial December, 1989, the Board shall cause to be prepared a going concern valuation of the Plan as at the 1st day of January, 1990, and the valuation shall include the adjustment of pensions for inflation under the Plan.

- (a) comply with this section and section 11;
- (b) be delivered by the actuary to the Board and to the Minister and the Treasurer, and shall be filed with the Pension Commission of Ontario by the Board only after the Minister and the Treasurer have advised the Board in writing that they agree that the initial valuation delivered to them be filed; and
- (c) for all purposes of the Plan determine the going concern unfunded actuarial liability or surplus of the Plan as at the 1st day of January, 1990.

Liability liquidated

(3) Any going concern unfunded actuarial liability disclosed by the initial valuation shall be liquidated by a series of special payments from the Consolidated Revenue Fund to be made over the forty years commencing on the 1st day of January, 1990.

Calculation of special payments

(4) Each special payment mentioned in subsection (3) shall be calculated as a constant percentage of the projected future earnings from employment used to calculate pension benefits during the forty years commencing on the 1st day of January, 1990 of all persons who are members of the Plan on that date and of those who are expected to join the Plan during those forty years.

Present value of special payments (5) The present value, as at the 1st day of January, 1990, of the full series of special payments shall equal the amount of the going concern unfunded actuarial liability to be liquidated.

Schedule of payments

(6) The actuary shall prepare and submit with the initial valuation a schedule showing the dollar amount of each special payment in the first six years of the series and the formula by which the dollar amount of the remaining special payments in the series is determined.

Prepayments and additional payments (7) The Treasurer may, at any time, prepay a part or all of any outstanding special payments or may make additional payments to the Fund to be applied, with appropriate adjustments for interest, as the Treasurer shall direct to reduce the going concern unfunded actuarial liability disclosed by the initial valuation, and every such payment may be paid out of the Consolidated Revenue Fund.

Consistent assumptions

- (8) Subject to subsection (4),
  - (a) the projected future earnings from employment used to calculate pension benefits shall be deter-

- mined using actuarial assumptions consistent with those made in the initial valuation;
- (b) the present value of the series of special payments shall be determined using the interest rate used in the initial valuation; and
- (c) all other actuarial assumptions made in the determination of the series of special payments shall be, so far as possible, consistent with actuarial assumptions made in the initial valuation.
- 11.—(1) A going concern valuation of the Plan made after Subsequent the initial valuation shall include the present value of the outstanding special payments calculated under section 10 that remain to be made to liquidate the going concern unfunded actuarial liability disclosed by the initial valuation, and the actuary shall prepare and submit with the valuation a schedule showing the amount, determined from the formula mentioned in subsection 10 (6), of each remaining special payment for the next six years or for the period of time for which special payments remain to be made, whichever is shorter.

(2) Any actuarial gain disclosed by a going concern valua- Application of actuarial tion made after the initial valuation shall be applied in the following order and manner:

- The amount of the gain shall first be applied to 1. reduce, and to eliminate if possible, the payments required to liquidate any unamortized balance of a solvency deficiency disclosed by the initial valuation or a subsequent valuation.
- When no solvency deficiency remains, the amount 2. of the gain shall be applied to reduce, and to eliminate if possible, a going concern unfunded actuarial liability disclosed by a valuation after the initial valuation
- When no other going concern unfunded actuarial liability remains, the amount of the gain shall be applied to reduce, and to eliminate if possible, the unliquidated amount of the going concern unfunded actuarial liability disclosed by the initial valuation.
- (3) In determining any solvency gain or solvency deficiency Special of the Plan, solvency assets shall include the present value of solvency future special payments resulting from the initial valuation.

When special payments cease

(4) When the special payments made as a result of the initial valuation, the prepayments and additional payments made under subsection 10 (7), and the actuarial gains applied under paragraph 3 of subsection (2) have liquidated the going concern unfunded actuarial liability disclosed by the initial valuation, no further special payments shall be made, notwithstanding that the period of forty years used in the initial valuation has not then expired.

Minister to approve valuation

(5) No valuation of the Plan after the initial valuation shall be filed by the Board with the Pension Commission of Ontario until the Minister has advised the Board in writing that he or she agrees that the valuation be filed.

Payment of pensions under other Acts R.S.O. 1980, cc. 419, 490 **12.** Every allowance, annuity, deferred annuity or other payment under the *Public Service Superannuation Act* or a predecessor Act or under the *Superannuation Adjustment Benefits Act*, including any payment authorized to be made from the Consolidated Revenue Fund, that, before the 1st day of January, 1990, a person is receiving, is entitled to receive, or is entitled to receive with the payment thereof deferred until the year 1990 or later, shall be paid out of the Fund in accordance with the Act under which entitlement to the payment arose.

Expiry of appointments

**13.** On the 31st day of December, 1989, the term of appointment of any person under the *Public Service Superannuation Act* as a member of the Public Service Superannuation Board expires.

Continued application

14.—(1) The Public Service Superannuation Act, as it read on the 31st day of December, 1989, continues to apply to the computation or payment of every allowance, annuity, deferred annuity or payment to the payment of which a person has become entitled under that Act prior to that date, and continues to apply in respect of every person who, within the meaning of that Act, has ceased to be a contributor before that date and is entitled to a deferred annuity under that Act.

Exception for reemployment (2) A person mentioned in subsection (1) who is reemployed in the service of the Crown or who becomes a member of the Plan, on or after the 1st day of January, 1990, for a prescribed period of time and in prescribed circumstances, terms or conditions, and who is required by, or entitled under, the Plan to contribute to the Fund in respect of such re-employment, may participate in the Plan to the extent prescribed with respect to the computation or payment of a pension or other payment and subsection (1) does not apply in the circumstances.

(3) The Lieutenant Governor in Council may make regu- Regulations lations prescribing a period or periods of time and prescribing circumstances, terms or conditions and the extent of participation in the Plan for the purpose of subsection (2).

15. The provisions of the Superannuation Adjustment Ben- R.S.O. 1980, efits Act relating to the payment of, or contribution for, to apply adjustment benefits or any other benefit described in that Act in respect of any allowance, annuity, deferred annuity or other payment arising under the Public Service Superannua- R.S.O. 1980. tion Act cease to apply on and after the 1st day of January, 1990.

16.—(1) A contributor as defined in the Public Service Post-Superannuation Act who,

retirement marriage

- (a) is being paid an allowance or annuity under that Act;
- (b) has no spouse entitled to a survivor allowance under section 20 of that Act; and
- (c) becomes the spouse of a person who would not be entitled on the death of the contributor to a survivor allowance under section 20 of that Act.

may in writing direct the Board to pay to the person, if he or she survives the death of the contributor, a survivor allowance under section 20 of that Act for life of 50 per cent, 55 per cent, 60 per cent, 65 per cent, 70 per cent or 75 per cent of the allowance or annuity received by the contributor immediately before his or her death.

- (2) A direction mentioned in subsection (1) must be deliv- Time limit ered to the Board.
  - (a) within ninety days after the date on which the contributor became the spouse of the person to whom the survivor allowance is directed to be paid; or
  - (b) if immediately before the person becomes the spouse of the contributor there is a child of the contributor who would be entitled on the contributor's death to receive an allowance under the Public Service Superannuation Act, within ninety days after the date the child ceases to be entitled to receive the allowance:
  - (c) the 30th day of June, 1990; or

(d) the last day of the sixth month following the month in which this Act receives Royal Assent.

Exception

(3) The Board may accept a direction delivered after the time mentioned in subsection (2) if the Board is satisfied that the contributor is in good health having regard to his or her age.

Actuarial reduction of allowance

R.S.O. 1980.

c. 419

(4) The annuity or allowance payable to a contributor who has given a direction in accordance with this section shall be actuarially reduced in a manner approved by the Board to reflect the survivor allowance directed to be paid and, subject to subsection (5), and to section 20 of the *Public Service Superannuation Act*, the survivor allowance shall be paid in the percentage specified in the direction to the spouse if he or she survives the death of the contributor.

Prior interest of child

(5) A survivor allowance under this section shall not be paid while there is a child of the deceased contributor entitled to receive an allowance as a result of the death of the contributor.

Refund when no survivor allowance payable

(6) If a contributor who is in receipt of an allowance or annuity dies survived by a child or children under eighteen years of age or by a spouse from whom the contributor is not living separate and apart, and if none of them is entitled to a survivor allowance under section 20 of the Public Service Superannuation Act, this section or that Act as a result of the death of the contributor, the amount, if any, by which twice the total of contributions made under the Public Service Superannuation Act to the Public Service Superannuation Fund by or on behalf of the contributor and of the interest credited in that Fund to the contributor exceeds the total payments made from the Fund and the Public Service Superannuation Fund to the contributor shall be paid from the Fund to the surviving spouse, or if there is no surviving spouse, to the child or children, if any, of the contributor under eighteen years of age at the contributor's death.

Repeals

- **17.**—(1) The following are repealed on the 1st day of January, 1990:
  - 1. The *Public Service Superannuation Act*, being chapter 419 of the Revised Statutes of Ontario, 1980, excluding subsection 20 (7).
  - 2. Item 13 of the Schedule to the *Revised Statutes* Amendment Act, 1981, being chapter 66.

- 3. The Public Service Superannuation Amendment Act, 1983, being chapter 44.
- 4. Section 3 of the *Provincial Judges and Masters Statute Law Amendment Act*, 1983, being chapter 78.
- 5. The Public Service Superannuation Amendment Act, 1984, being chapter 22.
- 6. Section 74 of the Family Law Act, 1986, being chapter 4.
- 7. The *Public Service Superannuation Amendment Act*, 1986, being chapter 12.
- 8. Section 60 of the Equality Rights Statute Law Amendment Act, 1986, being chapter 64.
- (2) Subsection 20 (7) of the *Public Service Superannuation* <sup>1dem</sup> *Act* is repealed on the 31st day of December, 1989.
- **18.** This Act comes into force on the 31st day of December, 1989.
- **19.** The short title of this Act is the *Public Service Pension* Short title *Act*, *1989*.

# SCHEDULE 1

#### PUBLIC SERVICE PENSION PLAN

Definitions

1. In this Schedule,

"actuary" means a Fellow of the Canadian Institute of Actuaries:

- "annual salary rate" means the hourly, weekly or other rate at which a person's salary is paid expressed as an annual salary according to such consistently applied formula as the Board considers appropriate having regard to the hours regularly worked by a full-time employee in the position occupied by the person for whom the annual salary rate is determined or in a comparable position;
- "average annual salary" means the average of the member's annual salary rate in each month of the period of sixty consecutive months of membership in the Plan that produces the highest average, but if the member does not have a period of sixty consecutive months of membership in the Plan, "average annual salary" means the average of the member's annual salary rate in each month of the member's longest period of consecutive months of membership in the Plan;

R.S.C. 1985, c. C-8

- "average year's maximum pensionable earnings", with respect to any member, means the average of the Year's Maximum Pensionable Earnings under the Canada Pension Plan for the year in which the member ceases to be a member of the Plan and for each of the two preceding years;
- "Board" means the Public Service Pension Board referred to in this Schedule;
- 1986, c. 4 "child" has the same meaning as in the Family Law Act, 1986;
  - "continuous", in relation to employment, membership or service, means without regard to periods of temporary suspension of the employment, membership or service, and without regard to periods of lay-off from employment;
  - "credit", when used in reference to credit in the Plan, means the total period of time, calculated in years of full-time employment, for which contributions are made to the Fund on behalf of the member or for which a member is employed and for which contributions to the Fund have been made, and where the member's employment is less than fulltime employment, credit shall be given on the basis of the proportion of full-time employment represented by the member's employment for which contributions are made to the Fund;
  - "Crown" means the Crown in right of Ontario;
  - "employer" means,
    - (a) the Crown,
    - (b) an agency, board, commission, foundation or organization designated by order of the Lieutenant Governor in Council as an employer for the purposes of the Plan,
    - (c) the Provincial Auditor, and

- (d) the employer of persons required by any Act of the Legislature to be members of this Plan or the pension plan established by the *Public Service Superannuation Act* or a predecessor Act;
- "former member" means a person who has ceased to hold a position, office or designation that entitles the person to be a member of the Plan, and who,
  - (a) is entitled, either immediately or at a future time, to payment of a pension under the Plan, or
  - (b) is entitled to receive any other payment under the Plan;
- "Fund" means the Public Service Pension Fund;
- "member" means a person,

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- (a) who is required to join the Plan,
- (b) who is designated for the purpose of section 9 of the Plan, or
- (c) who is not required to join the Plan, but is entitled to join the Plan and has elected to do so.

but does not include a former member;

- "Minister" means the Chairman of the Management Board of Cabinet;
- "pension" means a pension benefit that is being paid to a person under the Plan;
- "pension benefit" means the aggregate monthly, annual or other periodic amounts, if any, to which a member will become entitled under the Plan on or after ceasing to be a member or to which any other person will become entitled under the Plan upon the death of a member or former member;
- "Plan" means the Public Service Pension Plan set out in this Schedule;
- "salary", in relation to a member, means the amount of money payable to a member and computed by reference to the hours, days, weeks or other specific periods of time for which the member is employed, but does not include overtime pay or any payment to the member in lieu of a benefit provided by the employer or any payment determined by the Board not to be part of a member's salary;

"spouse" means either of a man and woman who,

- (a) are married to each other, or
- (b) are not married to each other and are living together in a conjugal relationship,
  - (i) continuously for a period of not less than three years, or
  - (ii) in a relationship of some permanence, if they are the natural or adoptive parents, as defined in the Family Law Act, 1986, c. 4 1986, of a child;
- "Treasurer" means the Treasurer of Ontario and Minister of Economics.
- 2.—(1) The following persons and classes of persons who have not Plan attained sixty-five years of age are members of the Plan:

R.S.O. 1980, c. 418

- 1. Persons who are civil servants within the meaning of the Public Service Act.
- 2. A class of employees of any agency, board, commission, foundation or organization that is established under an Act of the Legislature and that is designated by order of the Lieutenant Governor in Council as one whose employees in that class are required to be members of the Plan.
- 3. Persons employed in the Office of the Provincial Auditor.

R.S.O. 1980, c. 419

- 4. Persons required by any Act of the Legislature to be members of this Plan or the pension plan established by the Public Service Superannuation Act or a predecessor Act.
- 5. Any person employed in a capacity or position that is designated by order of the Lieutenant Governor in Council as requiring the employee to be a member of the Plan.

Elective membership

(2) Persons to whom subsection (1) does not apply and who are employed,

R.S.O. 1980, c. 418

- (a) by the Crown under the Public Service Act;
- (b) by an agency, board, commission, foundation or organization designated by order of the Lieutenant Governor in Council as one whose employees in a designated class are members of the Plan; or
- (c) by an agency, board, commission, foundation or organization the permanent and full-time probationary staff of which are by any Act required to be members of the Plan,

are entitled to be members of the Plan upon filing with the Board a written election to be a member, and after fulfilling any conditions specified in the order mentioned in clause (b).

(3) A person appointed by the Lieutenant Governor in Council to membership on an agency, board, commission, foundation or organization is, when the appointment so permits or the position has been designated by the Lieutenant Governor in Council for the purpose of this subsection, entitled to be a member of the Plan upon filing with the Board a written election to be a member, and after fulfilling any conditions specified in the appointment or designation.

Termination membership

R.S.C. 1952, c. 148

3. A member ceases to be a member of the Plan upon termination by death or otherwise of the employment, office or circumstances that required or entitled him or her to be a member of the Plan or upon attaining the maximum age for contributors to a pension fund or plan specified under the provisions of the Income Tax Act (Canada) and regulations made thereunder for the registration under that Act of a pension fund or plan.

Persons not entitled to be members

R.S.C. 1985, c. C-8

- 4. A person is not entitled to be a member of the Plan if the person,
- (a) is a member of, or a contributor to, a pension plan to which the Crown contributes other than this Plan or the Canada Pension Plan; or
- (b) has attained the maximum age for contributors to a pension fund or plan specified under the provisions of the *Income Tax Act* (Canada) and regulations made thereunder for the registration under that Act of a pension fund or plan.

5.—(1) Subject to section 7, contributions required to be made under Contributions this Plan by an employer or by any member, including interest required to to and be paid to the Fund, shall be paid into the Fund, and any payment required by the Plan to be made to any person shall be made out of the Fund, and all moneys not required to be paid out shall be invested to meet the obligations and liabilities of the Plan.

from Fund

- (2) The fiscal year of the Plan is the twelve-month period commencing Fiscal year on the 1st day of January in each year.
- 6.—(1) Subject to subsection (5), every member shall contribute to the Contributions Fund from the salary paid to the member for the calendar year,

by members

(a) 8 per cent of the amount of salary that does not exceed the Year's Basic Exemption as prescribed by the Canada Pension Plan;

R.S.C. 1985. c. C-8

- (b) 6.2 per cent of the amount of salary that exceeds the Year's Basic Exemption and does not exceed the Year's Maximum Pensionable Earnings as prescribed by the Canada Pension Plan; and
- (c) 8 per cent of the amount of salary in excess of the Year's Maximum Pensionable Earnings as prescribed by the Canada Pension Plan.
- (2) In addition to the contribution required by subsection (1), every Additional member employed in the Ontario Provincial Police Force shall contribute to contribution the Fund an amount equal to 2 per cent of the salary paid to him or her for the calendar year.

(3) The contributions to be made by a member to the Fund shall be Deduction of deducted from the member's salary by the person who pays the member's contributions salary, and shall be paid to the credit of the Fund within fifteen days from the date the contribution was deducted or within such longer time as the Board authorizes in writing.

(4) A member shall be given credit in the Plan for the time in respect Credit for of which contributions to the Fund are made by or on behalf of the contributions member.

(5) A member may cease to contribute to the Fund on or after attain- When no ing sixty-five years of age.

contribution required

- (6) Interest calculated as determined by the Board shall be credited to Interest each member in each year of the Plan on the amount of contributions, including interest previously credited to the member, standing to the member's credit in the Fund.
- 7.—(1) Unless otherwise expressly stated in the Plan, for each month Contributions the employer shall pay into the Fund an amount equal to the amount of by employer contributions paid into the Fund by or on behalf of members in that month.
- (2) If the salary of members who are contributing to the Fund is paid Special funds by a board, commission, foundation, agency, branch or division that has a special fund or appropriation designated or granted by the Lieutenant Governor in Council or the Assembly for the payment of the employer's contributions under the Plan, contributions required to be made by the employer shall be made from that fund or appropriation in accordance with such formula as may be determined by the Minister for the purpose.

(3) Any amount in the Fund that is indicated by an actuarial valuation Surplus may for the purpose of the Plan to be surplus to the requirements of the Plan reduce while it continues in existence may, at the direction of the Minister, be applied to the payment of the contributions to be made by the employer

employer contributions under subsection (1) for so long as there is no going concern unfunded actuarial liability or solvency deficiency, as defined in subsection 8 (1) of this Act, in the Plan.

Surplus

(4) Any amount in the Fund that is indicated by an actuarial valuation for the purpose of the Plan to be surplus to the requirements of the Plan while it continues in existence or upon its wind up may, to the extent permitted by the *Pension Benefits Act, 1987*, be withdrawn by the employer from the Fund.

Deficiency

1987, c 35

(5) If in any year the amount of cash and assets capable of sale in the Fund is insufficient to meet the payments out of the Fund in the year after the sale of the assets capable of sale, the Treasurer shall pay from the Consolidated Revenue Fund an amount sufficient to make up the deficiency.

Limitation

(6) Subsection (5) ceases to apply if an agreement mentioned in subsection 6 (5) of this Act is in force.

Unfunded liabilities

(7) Subject to this Act, the employer shall pay into the Fund the amount indicated in an actuarial valuation to be required to meet any unfunded liabilities of the Plan.

Leave of absence with pay

**8.**—(1) If a member has been granted a leave of absence from employment and continues to receive a part or all of his or her salary during the leave, the member shall make the contributions required by section 6.

Leave of absence without pay (2) If a member is granted a leave of absence from employment and receives no salary during the leave, no credit shall be given to the member in the Plan for the period of the leave of absence unless the member contributes to the Fund in accordance with section 11.

Continued membership on release from employment 9.—(1) A member who is released from employment and who is designated by the Lieutenant Governor in Council for the purpose of this section continues to be entitled to contribute to the Fund in accordance with this section until the end of the month in which the member becomes eligible for a pension under section 15, or until the expiration of five years from the member's release from employment, whichever first occurs.

Contributions

(2) Contributions by or on behalf of a member mentioned in subsection (1) shall be made on the basis of the member's annual salary rate immediately before the member was released from employment.

Long term income protection R.S.O. 1980, c. 418

10.—(1) In this section, "long term income protection plan" means the Long Term Income Protection Plan from time to time applicable to members who are public servants, as defined in the *Public Service Act*, to mitigate the loss of income resulting from a lengthy disability, and includes any plan that applies to members who are not public servants if the Board considers the plan to be substantially similar to the Long Term Income Protection Plan applicable to public servants.

Contribution on behalf of disabled member (2) If a member qualifies for a benefit under a long term income protection plan as a result of a disability incurred on or after the 1st day of July, 1974, the employer that employed the member on the date when the member qualified for the benefit shall, subject to subsection (6), contribute to the Fund on behalf of the member the amounts set out in subsections (3), (4) and (5) while the member continues to qualify for the benefit.

Amount

(3) Subject to subsection (4), the contributions mentioned in subsection (2) shall be calculated in accordance with section 6 and paid on the annual salary rate of the member immediately before the disability was incurred in respect of which he or she qualifies for a benefit.

(4) If the member mentioned in subsection (2) was, in the opinion of Part-time the Board, employed on a part-time basis in the month before the disability employment was incurred, the contributions mentioned in subsection (2) shall be calculated in accordance with section 6 and paid only for that part of each month in which the member continues to qualify for the benefit that is equal to the ratio that, in the twelve months ending on the last day of the month immediately preceding the month when the disability was incurred, the member's part-time employment is of full-time employment in the position occupied by the member or in a comparable position.

(5) The annual salary rate on which contributions under this section are Increased based shall be increased in each year following the year in which the mem-contribution ber first qualified for a benefit by the same percentage as would be applicable if the annual salary rate of the member immediately before the cessation of employment as a result of disability were increased in each subsequent year during which the member remains entitled to benefits under the Long Term Income Protection Plan in the same manner as an adjusted pension is increased in each year by the adjustment for inflation under section 24.

(6) Subsections (2), (3), (4) and (5) continue to apply whether or not When the member is in receipt of the benefit under the Long Term Income Pro- contributions tection Plan, but those subsections cease to apply when the member ceases to be a member, accrues thirty-five years of credit in the Plan or attains sixty-five years of age, whichever first occurs.

(7) A person on whose behalf contributions are made under subsection Continued (2) continues to be a member of the Plan and to accrue credit in the Plan membership for the time in respect of which contributions are made on his or her behalf under this section.

(8) The annual salary rate on which contributions are based under this Average section shall be included in the computation of the average annual salary of annual salary a member on whose behalf contributions are made under this section.

11.-(1) On such terms and conditions as are fixed by the Board, a Prior service member may purchase credit in the Plan,

with the Crown, etc.

- (a) for a period of active service during World War II or the Korean War in His or Her Majesty's naval, army or air forces, in the Canadian or British merchant marine, or in any naval, army or air force that was allied with His or Her Majesty's forces and that is designated by order of the Lieutenant Governor in Council;
- (b) for a period of service with an employer who contributed to the Fund or a predecessor fund throughout the period, and for which the member has no credit in the Plan and no claim for pension benefits from the Plan;
- (c) for a period of employment by a person who did not contribute to the Fund or a predecessor fund for the period, if the period is before the member's becoming a member and if,
  - (i) during that period of service, the person provided to employees a pension plan that is or was a pension plan registered under the Income Tax Act (Canada), and
  - (ii) the period, if any, for which credit in the plan referred to in subclause (i) was given to the member is reduced by the period for which credit in the Plan is purchased so that credit in the Plan is not given for any part of the period for which credit is retained in the plan referred to in subclause (i);

R.S.C. 1952, c. 148

- (d) for a leave of absence without pay for more than one month for special or educational purposes; or
- (e) for a leave of absence without pay for more than one month because of illness, pregnancy or adoption of a child.

Payment

(2) To purchase credit referred to in clause (1) (c), a member shall pay to the Fund the amount determined by the Board on the recommendation of the actuary to be equal to the actuarial value of the additional expected benefits to which the member will become entitled because of obtaining the credit.

Idem

- (3) To purchase the credit referred to in clause (1) (b) or (e), a member shall pay to the Fund an amount equal to the product of,
  - (a) the annual salary rate of the member on the date when the member's written application containing all information required by the Board for the purchase of the credit is received by the Board;
  - (b) the contribution rates determined under subsection 6 (1); and
  - (c) the length in years of the period of prior service for which credit is purchased.

Idem

(4) Despite subsection (3), if any payment has been made from the Fund or a predecessor fund in respect of the service for which credit is being purchased under clause (1) (b), and if the total amount paid, including interest thereon at such rate as the Board determines, exceeds the amount determined under subsection (3) for the purchase of that credit in the Plan, the member making the purchase shall pay the higher amount.

- (5) To purchase credit referred to in clause (1) (a) or (d), a member shall pay to the Fund an amount equal to the product of,
  - (a) the annual salary rate of the member on the date when the member's written application containing all information required by the Board for the purchase of the credit is received by the Board;
  - (b) twice the contribution rates determined under subsection 6 (1); and
  - (c) the length in years of the period of prior service for which credit is purchased.

Limitation

- (6) Any credit referred to in subsection (1) may be purchased only if application therefor is made to the Board in writing within twenty-four months after the latest of,
  - (a) the day on which the member for whom credit is to be purchased became a member of the Plan;
  - (b) the last day of the most recent continuous period for which credit is being purchased; or
  - (c) the 31st day of December, 1989.

Instalments

(7) If the amount payable by a member to purchase credit under this section exceeds \$500, the amount may be paid in such number of instalments of principal and interest over a period of not more than ten years as the Board permits in accordance with terms and conditions established for instalment payments and for the completion of payment on the death or retirement from employment of the member.

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(8) The employer is not required to pay to the Fund an amount equal Matching to a payment made by any person under subsection (2), (5) or section 36.

required

12. The Board shall cause a record to be kept of each member's contributions to the Fund, of the total period of service for which a member has credit in the Plan, and of the annual salary rates of each member while a member and of all other information necessary for the administrative, actuarial and financial requirements of the Plan.

Contribution, salary and

13.—(1) A member who has not attained sixty-five years of age and Refunds who ceases to be a member of the Plan before completing a continuous period of twenty-four months of membership and with credit in the Plan of less than two years is entitled to the refund provided by either or both of subsections (12) and (13), as the case requires.

twenty-four months membership

(2) A member who has not attained sixty-five years of age and who ceases to be a member of the Plan after completing a continuous period of twenty-four months of membership or with two or more years of credit in the Plan and before completing ten years of continuous membership and with credit in the Plan for less than ten years is entitled to the refund provided by subsection (12).

Refund before ten membership

(3) A member who, for reasons other than the member's death or disability, ceases to be a member of the Plan before attaining forty-five years of age and after completing a continuous period of ten or more years of membership or with ten or more years of credit in the Plan is entitled to the refund provided by subsection (12) if the member does not elect a deferred pension in respect of his or her credit in the Plan for service or membership prior to the 1st day of January, 1987.

Refund before age forty-five

(4) A member who has attained sixty-five years of age and who ceases Refund after to be a member of the Plan before completing a continuous period of age sixty-five twenty-four months of membership and with credit in the Plan of less than two years is entitled to the refund provided by either or both of subsections (12) and (13), as the case requires, and to the payment provided by subsection (14).

(5) A member who has attained sixty-five years of age and who ceases Idem to be a member of the Plan after completing a continuous period of twentyfour months of membership or with two or more years of credit in the Plan and before completing ten years of continuous membership and with credit in the Plan for less than ten years is entitled to the refund provided by subsection (12) and to the payment provided by subsection (14).

(6) When the cessation of membership referred to in subsection (1), Refund on (2), (4) or (5) occurs because of the death of the member, and the member death where is not survived by a child or children under eighteen years of age or by a no survivor spouse from whom the member is not living separate and apart at the member's death, the refund mentioned in those subsections, but not a payment described in subsection (14), shall be paid to the member's estate.

(7) If a member dies while a member of the Plan and after completing Idem a continuous period of ten or more years of membership or with ten or more years of credit in the Plan and, if the member is not survived by a child or children under eighteen years of age or by a spouse from whom the member is not living separate and apart at the member's death, the member's estate is entitled to be paid the refund provided by subsection (12).

(8) Despite subsections (1), (2), (4) and (5), if the cessation of mem-Refund on bership referred to in those subsections occurs because of the death of the death to member, and the member is survived by a child or children under eighteen years of age or by a spouse from whom the member is not living separate

survivor

and apart, the spouse, or if there is no such spouse surviving, the child or children under eighteen years of age is or are, as the case requires, entitled,

- (a) if the death is a cessation of membership referred to in subsection (1) or (4), to the refund provided by either or both of subsections (12) and (13) and to the payment provided by subsection (14); or
- (b) if the death is a cessation of membership referred to in subsection (2) or (5), to the refund provided by subsection (12) and to the payment provided by subsection (14).

Refund when contributions exceed pension (9) The amount, if any, by which the total of contributions made to the Fund by or on behalf of a member and the interest credited to the member under subsection 6 (6) exceeds the total payments made from the Fund to the member as a former member and as a survivor pension to the former member's spouse or child or children as a result of the former member's death shall be paid to the former member's estate.

Idem

(10) Despite subsection (9), if a former member who is in receipt of a pension dies survived by a child or children under eighteen years of age or by a spouse from whom the former member is not living separate and apart, and if none of them is entitled to a survivor pension under the Plan as a result of the death of the former member, the amount, if any, by which the aggregate of such of the amounts mentioned in subsections (12) and (13) as are applicable and of the additional amount mentioned in subsection (14) exceeds the total payments made from the Fund to the former member shall be paid to the surviving spouse, or if there is no surviving spouse, to the child or children, if any, of the former member under eighteen years of age at the former member's death.

Refund for disabled member

- (11) Despite subsections (1), (2), (4) and (5), a member with credit in the Plan for less than ten years and with less than ten years of continuous membership in the Plan who ceases to be a member because of a mental or physical incapacity that is found by the Board to have rendered the member unable to perform his or her duties is entitled to be paid from the Fund the amount, if any, by which,
  - (a) the aggregate of such of the amounts mentioned in subsections (12) and (13) as are applicable and of the additional amount mentioned in subsection (14),

exceeds,

(b) the aggregate of the amount of the commuted value of any pension benefit for which the member is eligible and the amount of any refund to which the member is entitled under subsection (15).

Pre-1987 service refund (12) A person entitled to a refund provided by this subsection is entitled to be paid from the Fund an amount equal to the total of the contributions made to the Fund or a predecessor fund by or on behalf of the member in respect of employment or service for any period before the 1st day of January, 1987, together with the interest credited in the Fund to the member

Post-1986 service refund (13) A person entitled to a refund provided by this subsection is entitled to be paid from the Fund an amount equal to the total of the contributions made to the Fund or a predecessor Fund by or on behalf of the member in respect of employment or service for any period after the 31st day of December, 1986, together with interest credited in the Fund to the member.

Additional payment

(14) A person entitled to a payment provided by this subsection is entitled to be paid from the Fund an additional amount equal to,

(a) the amount of a refund to which the person is also entitled under either or both of subsections (12) and (13),

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less.

- (b) any portion of the amount of the refund that is attributable to a payment made by the person under subsection 11 (2) or (5) or section 36 and interest credited to the member in respect thereof.
- (15) The amount by which the total of the contributions, other than 50 per cent contributions made under subsection 11 (2) or (5) or section 36, made to rule the Fund by or on behalf of a member in respect of employment or service for any period after the 31st day of December, 1986 and the interest credited to the member in the Fund on those contributions exceeds one-half of the commuted value, excluding credit in the Plan for contributions made under subsection 11 (2) or (5) or section 36 in respect of employment or service after the 31st day of December, 1986, of the pension or deferred pension in respect of that employment or service to which the member is entitled on ceasing to be a member shall be refunded to the former member.

(16) The amount by which the total of the payment to the Fund made Excess past under subsection 11 (2) or (5) or section 36 and the interest credited to the service member on that payment in accordance with the Pension Benefits Act, 1987 payments exceeds the commuted value of the credit in the Plan that was purchased with that payment and that is included in a deferred pension that the member has elected to transfer under subsection 16 (6) shall be refunded to the former member.

refunded 1987, c. 35

(17) A payment or refund to be made under this section shall be paid Lump sum in a lump sum payment.

- (18) A refund made under this section, other than subsection (15), Credit reduces the member's or former member's credit in the Plan by the period reduced of time in respect of which the refund is calculated.
- (19) For the purpose of subsections (6), (7), (8) and (9), a child shall Interpretation not be deemed to have attained eighteen years of age if the child would not, for the purpose of section 23, be deemed to have attained that age.
- 14.—(1) Every member with ten or more years of credit or with ten or Disability more years of continuous membership in the Plan who is found by the pension Board to be unable to perform his or her duties by reason of mental or physical incapacity is entitled to a disability pension under this section upon applying therefor to the Board and upon resigning from employment.
- (2) The Board may at any time review the case of any former member Review by to whom a pension under subsection (1) is paid and, if, in the opinion of Board the Board, the former member has recovered sufficiently to perform his or her former duties, or to perform other duties in the public service, the Board shall report the case to the Human Resources Secretariat and to the ministry, agency or other organizational unit where the former member was employed immediately before his or her disability, and the former member shall be considered for re-employment.

(3) If a former member to whom a pension under this section is paid is Reoffered re-employment after the review referred to in subsection (2), the employment former member ceases to be entitled to receive payment of any further pension under this section whether or not the offer of re-employment is accepted.

Other pension entitlement not affected (4) The termination of the payment of a pension under this section in accordance with subsection (3) does not affect a former member's right to apply for a pension for which he or she is eligible under any other provision of the Plan.

Pension at age sixty-five

15.—(1) Every member who has twenty-four or more months of continuous membership in the Plan or who has two or more years of credit in the Plan and who ceases to be a member of the Plan on or after attaining sixty-five years of age is entitled to a pension computed in accordance with the Plan, except that, if the member has less than ten years of continuous membership and has credit in the Plan for less than ten years, the pension shall be computed only on his or her credit in the Plan for employment or service after the 31st day of December, 1986.

Pension at age sixty

(2) Every member who has at least twenty years of credit in the Plan and who ceases to be a member of the Plan on or after attaining sixty years of age is entitled to a pension computed in accordance with the Plan.

Ninety-year

(3) Every member who has credit in the Plan for a period of time that, when added to the member's age on the date the member ceases to be a member of the Plan, totals at least ninety years is entitled to a pension computed in accordance with the Plan.

Retirement from O.P.P.

(4) Every member who has at least thirty years of credit in the Plan, who is a member of the Ontario Provincial Police Force when he or she ceases to be a member of the Plan, and who ceases to be a member of the Plan on or after attaining fifty years of age is entitled to a pension computed in accordance with the Plan.

Payment

(5) Payment of a pension to which a member is entitled under this section shall commence in the month following the month when the member ceases to be a member of the Plan.

Deferred pension 16.—(1) Every member who has twenty-four or more months of continuous membership in the Plan or two or more years of credit in the Plan, who ceases to be a member, and who is neither in receipt of a pension provided for in section 14 nor entitled to a pension provided for in section 15 is entitled to a pension computed in accordance with the Plan, except that, if the member has less than ten years of continuous membership and has credit in the Plan for less than ten years, the pension shall be computed only on his or her credit in the Plan for employment or service after the 31st day of December, 1986.

Payment of pension under subs. (1)

(2) Payment of the pension provided for in subsection (1) shall commence in the month following the month when the former member will attain sixty-five years of age or, if the former member so elects in writing to the Board, payment of the pension shall, subject to the reductions mentioned in section 17, commence in the month following any month that is not earlier than the month when the former member will attain fifty-five years of age or later than the month when the former member will attain sixty-five years of age.

Pre-1966 credit (3) Every member who, on ceasing to be a member, has credit in the Plan that is equal to a period of time commencing before the 1st day of January, 1966 and ending with the day the member ceases to be a member, and who is neither in receipt of a pension provided for in section 14 nor entitled to a pension provided for in section 15, is entitled to a pension computed in accordance with the Plan.

Payment of pension under subs. (3)

(4) Payment of the pension provided for in subsection (3) shall commence in the month following the month when the former member will attain sixty years of age or, if the former member so elects in writing to the

Board, payment of the pension shall, subject to the reductions mentioned in section 17, commence in the month following any month that is not earlier than the month when the former member will attain fifty years of age or later than the month when the former member will attain sixty years of age.

(5) An election made under subsection (2) or (4) may, with the Revocation approval of the Board, be revoked by the member or former member and a of election fresh election in writing to the Board may be made if the commencement of payment therein provided for is neither earlier than the month following the month when the fresh election is delivered to the Board nor earlier than is permitted by subsection (2) or (4), whichever is applicable, and is not later than the latest month permitted by subsection (2) or (4), whichever is applicable, but no election may be revoked after payment of the pension is due to commence.

(6) A former member who is entitled to a pension under subsection (1) Transfer of or (3) and who has not attained fifty-five years of age in the case of a pen-commuted sion mentioned in subsection (1) or has not attained fifty years of age in the case of a pension mentioned in subsection (3) may require the commuted value of the pension to be paid, subject to section 43 of the Pension 1987, c. 35 Benefits Act, 1987 and to the regulations made under that Act,

- (a) to the pension fund of another pension plan that agrees to accept the payment:
- (b) into a retirement savings arrangement prescribed under the Pension Benefits Act, 1987; or
- (c) for the purchase for the former member of a deferred life annuity under which payments will not commence before the former member attains fifty-five years of age, if the pension the commuted value of which is paid is mentioned in subsection (1), or fifty years of age, if the pension the commuted value of which is paid is mentioned in subsection (3), and if the contract to purchase the annuity meets the requirements prescribed under the Pension Benefits Act, 1987.

17.—(1) Subject to subsections 15 (1) and 16 (1) and to the other sub-Computation sections of this section, the annual amount of every pension payable to a of pension former member is 2 per cent of the former member's average annual salary multiplied by the former member's years of credit in the Plan, including any fraction of a year, to a maximum of thirty-five years.

(2) The annual amount of pension payable to a former member who, Pension for on ceasing to be a member, has credit in the Plan that is equal to a period pre-1966 of time commencing before the 1st day of January, 1966 and ending with the day the member ceases to be a member, who has not attained sixty-five years of age, and while the former member is not in receipt of a disability pension under the Canada Pension Plan shall be computed in accordance R.S.C 1985. with subsection (1) as though the reference to sixty consecutive months in c C-8 determining the former member's average annual salary were a reference to thirty-six consecutive months and shall be paid, subject to the reduction required by subsection (5), until the former member attains sixty-five years of age or receives a disability pension under the Canada Pension Plan, and upon the occurrence of either of those events, the former member's pension shall be recomputed in accordance with subsection (1) without reference to this subsection.

(3) When a former member,

CPP reduction

(a) who is in receipt of a pension attains sixty-five years of age or receives a disability pension under the Canada Pension Plan; or

(b) who is not in receipt of a pension commences to receive a pension on or after attaining sixty-five years of age,

the annual amount of the pension computed under subsection (1) shall be reduced by the product of,

- (c) 0.7 per cent of the lesser of,
  - (i) the former member's average annual salary, and
  - (ii) the former member's average year's maximum pensionable earnings; and
- (d) the number of years, including any fraction of a year, of the former member's credit in the Plan for service on or after the 1st day of January, 1966 to a maximum of thirty-five years.

Early retirement

(4) The annual amount of every pension provided for in subsection 16 (1) shall, after computation in accordance with subsection (1), be reduced by five-twelfths of 1 per cent thereof for each month in the period commencing with the first day of the month in which payment of the pension is to commence and ending with the last day of the month when the former member will attain sixty-five years of age, and when the reduction required by subsection (3) is calculated, the reduction required by this subsection applies only to the annual amount of pension payable after giving effect to the reduction required by subsection (3) and shall, if applicable, be recalculated on that basis.

Idem, pre-1966 credit

R.S.O. 1980. c. 419

RSC 1985 0.68

(5) The annual amount of every pension provided for in subsection 16 (3) shall, after computation in accordance with subsection (2), be reduced as required by the Public Service Superannuation Act, as it read on the 31st day of December, 1965, and the reduction shall continue until the former member attains sixty-five years of age or receives a disability pension under the Canada Pension Plan and, upon the occurrence of either of those events, the former member's pension shall be recomputed in accordance with subsection (1) and reduced as required by subsection (3), and the annual amount of pension payable after that reduction shall be further reduced by five-twelfths of 1 per cent thereof for each month in the period commencing with the first day of the month in which payment of the pension commenced and ending with the last day of the month when the former member attained sixty years of age.

Guarantee for pre-1966

- (6) If the annual amount of pension computed in accordance with subsection (1),
  - (a) less the reduction required by subsection (3) and, if applicable, subsection (5); and
  - (b) plus,
    - (i) the annual amount of any disability pension to the former member from the Canada Pension Plan, or
    - (ii) the annual amount of pension that the former member would have received from the Canada Pension Plan if that pension commenced only on the former member's attaining sixty-five years of age,

other than the part of that pension derived from contributions made to the Canada Pension Plan after the former member ceased to be a member of the Plan.

that is payable to a former member who,

- (c) has credit in the Plan that is equal to a period of time commencing before the 1st day of January, 1966 and ending with the day the former member ceased to be a member of the Plan; and
- (d) has attained sixty-five years of age or is receiving a disability pension under the Canada Pension Plan,

is less than the annuity or annual amount of allowance that would be payable to the former member under the Public Service Superannuation Act, as R.S.O. 1980, it read on the 31st day of December, 1965, in respect of the former mem- c. 419 ber's credit in the Plan, the amount of the difference shall be added to the annual amount of the pension computed in accordance with subsection (1) that is payable after making the reductions required by subsection (3) and, if applicable, subsection (5).

(7) There shall be excluded from the period of time mentioned in sub- Exception to section 16 (3) and subsections (2) and (6) any period of time for which a guarantee former member has credit in the Plan and for which the former member was employed by a person who did not, during or after that period of time, contribute to the Fund or a predecessor fund under the Plan or the Public Service Superannuation Act.

(8) If, on the first day of the month when payment of the pension to a Reduction former member is to commence, the former member has a spouse from for survivor whom the former member is not living separate and apart, the annual pension amount of the former member's pension computed in accordance with this section, other than this subsection, shall be reduced in such manner as the Board approves to reflect the following rules:

- 1. Determine the present value of the pension payable to the former member and the spouse on the assumption that a survivor pension is payable to the spouse equal to one-half of the former member's pension computed in accordance with this section, other than this subsection, that the survivor pension is payable for the lifetime of the surviving spouse, and that, if the spouse was not the spouse of the former member when the former member ceased to be a member of the Plan, no survivor pension is payable to the spouse.
- 2. Determine the reduction in the amount of the former member's annual amount of pension computed in accordance with this section, other than this subsection, that is required in order to provide to the spouse of the former member, at the present value determined under paragraph 1, the survivor pension provided by subsection 19 (1).
- 3. Reduce the annual amount of the former member's pension computed in accordance with this section, other than this subsection, by the amount of the reduction determined under paragraph 2.
- (9) If a computation under this section involves a part of a year, the Computation part shall be determined on the basis of full months, and,

of partial year

- (a) any part of a month that is less than fifteen days shall be disregarded;
- (b) any part of a month that is fifteen days or more shall be deemed to be a month.
- 18.—(1) The Board is not required to commence payment of a pension Application to which a person is entitled under the Plan until a written application is for pension delivered to the Board setting out such information as is prescribed and

such information as is, in the opinion of the Board, necessary to establish the person's entitlement to the pension and the amount thereof.

Payment

- (2) Unless otherwise expressly provided in this Plan, a pension,
- (a) is payable in monthly instalments for life; and
- (b) ceases to be payable after the month when the person in receipt of the pension dies or entitlement to payment of the pension ceases.

Commutation. of pension

- (3) If a person is entitled to be paid a pension the annual amount of which, before the reductions mentioned in subsections 17 (4) and (5), is not more than.
- R.S.C. 1985, c. C-8 1987, c. 35
- (a) 2 per cent of the Year's Maximum Pensionable Earnings as prescribed by the Canada Pension Plan; or

(b) such greater amount as is permitted by the Pension Benefits Act, 1987.

in the year when the member for whose credit in the Plan the pension is payable ceased to be a member of the Plan, the Board may pay the commuted value of the pension to the person.

Pension to surviving spouse

19.—(1) Subject to subsections (2) and (3), if, on the first day of the month in which payment of a pension to a former member is to commence, the former member has a spouse from whom the former member is not living separate and apart, the spouse is, if he or she survives the death of the former member, entitled to be paid for his or her lifetime an annual amount of pension equal to 60 per cent of the annual amount of pension that the former member is entitled to receive in the month when the former member dies, and payment thereof shall commence in the month following the month when the former member dies.

Death before age sixty-five

(2) If a survivor pension under subsection (1) or subsection 21 (1) is payable as the result of the death of a former member before attaining sixty-five years of age and before the reduction of his or her pension in accordance with subsection 17 (3), the annual amount of pension on which the survivor pension is based shall be reduced in accordance with that subsection as though the former member had attained sixty-five years of age immediately before his or her death.

Waiver of pension

1986, c. 4

- (3) Despite subsection (1), a member or former member and the spouse of the member or former member from whom the member or former member is not living separate and apart,
  - (a) may elect that the spouse receive a survivor pension under subsection (1) of 50 per cent rather than 60 per cent if the member or former member and the spouse are not or were not living separate and apart when the member or former member ceases or ceased to be a member of the Plan; or
  - (b) may waive the spouse's entitlement to a survivor pension under subsection (1) if the member or former member and the spouse are or were living separate and apart when the member or former member ceases or ceased to be a member of the Plan.

by delivering to the Board within twelve months prior to the month when payment of the pension to the member or former member is to commence a written direction in the form approved by the Board and signed by both of them or a certified copy of a domestic contract, within the meaning of Part IV of the Family Law Act, 1986, containing the election or waiver.

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(4) Persons who have delivered a waiver or election under subsection Revocation (3) may jointly cancel the waiver or election by written notice of cancella- of waiver or tion signed by them and delivered to the Board before the month when the election pension is to commence to be paid to the member or former member.

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(5) The reduction required by subsection 17 (8) shall not be made if an Reduction election or waiver made as permitted by subsection (3) is in force in the month when the pension is to commence to be paid to the member or former member.

death of

(6) On the death of a spouse to whom a survivor pension is paid under this section, section 20 or 23, an annual amount of pension equal to that pension to survivor pension is payable to or among such of the child or children of the former member on whose death the survivor pension became payable to the spouse as are, at the death of the spouse, under eighteen years of age until each child attains that age or dies under that age, and the share of the children who attain that age or die under that age accrues to the child or children, if any, remaining under that age.

pension

20.—(1) The amount of the survivor pension payable under section 19 Increased may be increased to 65 per cent, 70 per cent or 75 per cent of the pension of the former member, after taking into account the reduction required by subsection (4), by a written direction signed by the member or former member on whose pension the survivor pension is based specifying the percentage to which the survivor pension is to be increased, and the direction shall be delivered to the Board at least two years prior to the month when payment of the pension to the member or former member is to commence.

(2) The Board shall accept a direction mentioned in subsection (1) that Idem is delivered to the Board after the time mentioned in that subsection and before the month when the pension is to commence to be paid to the member or former member if the Board is satisfied that the member or former member is in good health having regard to his or her age.

(3) A direction delivered in accordance with subsection (1) or accepted When in accordance with subsection (2) is of no effect if the member who gives it dies while a member of the Plan.

direction not

(4) The annual amount of pension computed in accordance with section Actuarial 17 payable to a former member who has given a valid direction delivered in accordance with subsection (1) or accepted in accordance with subsection (2) shall be actuarially reduced in a manner approved by the Board to reflect the increased survivor pension specified in the direction and the increased survivor pension shall be paid in lieu of that provided for in section 19.

reduction of

(5) A person who gives a direction mentioned in subsection (1) or (2) Revocation may revoke the direction by a written revocation delivered to the Board before the month when payment of the person's pension is to commence.

21.—(1) Subject to subsection 19 (2), a former member who, after Postcommencing to receive a pension and when the former member has no spouse entitled to a survivor pension under section 19, becomes the spouse of a person who would not be entitled on the death of the former member to a survivor pension under section 19 may in writing direct the Board to pay to the person, if he or she survives the death of the former member, a survivor pension for life of 50 per cent, 55 per cent, 60 per cent, 65 per cent, 70 per cent or 75 per cent of the pension received by the former member immediately before his or her death.

marriage

(2) A direction mentioned in subsection (1) must be delivered to the Time limit Board.

- (a) within ninety days after the date on which the former member became the spouse of the person to whom the survivor pension is directed to be paid; or
- (b) if immediately before the person becomes the spouse of the former member there is a child of the former member who would be entitled on the former member's death to receive a pension, within ninety days after the date the child ceases to be entitled to receive the pension.

Exception

(3) The Board may accept a direction mentioned in subsection (1) and delivered after the time mentioned in subsection (2) if the Board is satisfied that the former member giving the direction is in good health having regard to his or her age.

Actuarial reduction of pension

(4) The annual amount of pension payable to a former member who has given a valid direction in accordance with this section shall be actuarially reduced in a manner approved by the Board to reflect the survivor pension directed to be paid and, subject to subsection (5), the survivor pension shall be paid in the percentage specified in the direction to the spouse if he or she survives the death of the former member.

Prior interest of child (5) A survivor pension under this section shall not be paid while there is a child of the deceased former member entitled to receive a pension as a result of the death of the former member.

Survivor pension on death before payment of pension

- 22.—(1) If a member who has twenty-four or more months of continuous membership or two or more years of credit in the Plan,
  - (a) dies while a member of the Plan; or
  - (b) dies after ceasing to be a member of the Plan and before the beginning of the month when payment of his or her pension is to commence.

the commuted value, as determined by the Board, of the member's or former member's pension benefit determined immediately prior to his or her death and on the basis only of his or her credit in the Plan for employment or service after 1986 is payable,

- (c) to the spouse of the member or former member from whom the member or former member is not living separate and apart;
- (d) if no payment under clause (c) can be made, or if the member or former member has no spouse who survives the date of death of the member or former member, to the beneficiary designated in accordance with this section by the member or former member; or
- (e) if no payment can be made under clause (c) or (d), to the estate of the member or former member.

Payment to spouse

(2) Subject to subsection (3), the commuted value payable under subsection (1) to the spouse of a member or former member shall be paid in the form of an immediate pension for the lifetime of the spouse, and the commuted value of the pension so payable shall be equal to the commuted value payable under subsection (1), and payment thereof shall commence in the month following the month when the member or former member dies.

Election by spouse

(3) The spouse to whom an immediate pension is payable under subsection (2) may, in writing in the approved form delivered to the Board in the time fixed by the Board, elect to receive the commuted value payable under subsection (1) in the form of,

(a) a single lump sum payment equal to the commuted value payable under subsection (1); or

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- (b) a deferred pension the commuted value of which is equal to the commuted value payable under subsection (1).
- (4) A member or former member and his or her spouse may, by writ- Waiver of ten waiver in the approved form delivered to the Board in the time fixed by spouse's the Board, waive the spouse's entitlement under subsection (1) and, while entitlement the waiver is in effect, that subsection shall be applied as if the member or former member does not have a spouse on the date of the death of the member or former member.

(5) The designation of a beneficiary for the purpose of this section shall Designation be made and delivered to the Board in such form and manner as the Board of beneficiary requires.

23.-(1) If a member who has ten or more years of credit in the Plan Survivor or has ten or more years of continuous membership in the Plan dies while a member of the Plan, or dies after ceasing to be a member of the Plan and before the beginning of the month when payment of his or her pension is to commence, an annual amount of pension equal to one-half of the member's or former member's pension computed in accordance with section 17 as though the member or former member had attained sixty-five years of age and on the basis only of his or her credit in the Plan for employment or service before 1987 is payable,

pre-1987

- (a) to the spouse of the member or former member from whom the member or former member, at his or her death and at the cessation of his or her membership in the Plan, was not living separate and apart; or
- (b) if no payment under clause (a) can be made, to or among such of the child or children of the member or former member as are, at the death of the member or former member, under eighteen years of age until each child attains that age or dies under that age, and the share of each of the children who attains that age or dies under that age accrues to the child or children, if any, remaining under that age.
- (2) Payment of a survivor pension under this section shall commence in Payment the month following the month when the member or former member dies, and the survivor pension payable to a spouse under this section is payable for the life of the spouse.

(3) For the purpose of this section and subsection 19 (6), a child who Exception for has attained eighteen years of age shall be deemed not to have attained that higher age if, since attaining that age, the child has been, in the opinion of the Board, continuously in full-time attendance at either or both of,

- (a) a secondary school; or
- (b) for five years following secondary school, a post-secondary educational institution that is recognized as such by the Board.
  - 24.—(1) In the formulas in this section,

Inflation adjustment

"A" is the carry forward determined for the immediately preceding vear.

"B" is the basic ratio for the year,

"C" is the adjustment ratio for the year,

"D" is the basic ratio for the year next following the year when the member for whose credit in the Plan the pension in respect of which the formula is applied is payable ceased to be a member of the Plan, and shall be calculated to a maximum of 1.080 or to a minimum of 1.000, and

"E" is the number of full months in the year that are after the month in the year when the member for whose credit in the Plan the pension in respect of which the formula is applied is payable ceased to be a member of the Plan.

Definitions

- (2) In this section,
- "accumulated adjustment ratio", for the pension of a person, means the product of the multiplication of all adjustment ratios for the years in the period commencing with the year when the member for whose credit in the Plan the pension is payable ceased to be a member of the Plan and ending with the year for which the accumulated adjustment ratio is being determined:
- "adjustment ratio", for the pension of a person, means,
  - (a) for any year before the year 1976 and for the year when the member for whose credit in the Plan the pension is payable ceased to be a member of the Plan, 1.000,
  - (b) if the member for whose credit in the Plan the pension is payable ceased to be a member of the Plan in or after the year 1975, for the year next following the year when the member for whose credit in the Plan the pension is payable ceased to be a member of the Plan, the ratio determined by the formula
    - " $[(D 1.000) \times E / 12] + 1.000$ ", and
  - (c) for the later of the year 1976 and the second year after the year when the member for whose credit in the Plan the pension is payable ceased to be a member of the Plan and for any subsequent year, the ratio determined by the formula "A + B" calculated to a maximum of 1.080 or to a minimum of 1.000;
- "basic ratio", for a year, means the ratio expressed to three decimal places that the average for the Consumer Price Index over the last twelve months of the twenty-four-month period ending with the 30th day of September in the immediately preceding year bears to the average for the Consumer Price Index over the first twelve months of that period;
- "carry forward", with respect to the pension of a person, means,
  - (a) for any year before the year 1976, for the year when the member for whose credit in the Plan the pension is payable ceased to be a member of the Plan and for the year next following that year, nil, and
  - (b) for the later of the year 1976 and the second year following the year when the member for whose credit in the Plan the pension is payable ceased to be a member of the Plan and for any subsequent year, the positive or negative number determined by the formula "A + B — C";
- "Consumer Price Index" means the Consumer Price Index for Canada as published by Statistics Canada under the authority of the *Statistics Act* (Canada);

"member" includes a contributor within the meaning of the Public Service R.S.O. 1980. Superannuation Act or a predecessor Act;

"pension" means a pension to which a person is entitled from the Plan other than the adjustment for inflation provided by this section, and an allowance, annuity, deferred annuity or other periodic payments to which a person has become entitled under the Public Service Superannu- R.S.O. 1980. ation Act or a predecessor Act:

"Plan" includes the pension plan established under the Public Service Superannuation Act and any predecessor Act.

(3) The annual amount of pension payable to a person from the Fund Payment of shall, commencing with the year when payment of the pension is to commence and in each subsequent year that the pension continues to be payable, be adjusted for inflation by multiplying the annual amount of the pension by the accumulated adjustment ratio for the pension of the person for that year, and the amount by which the pension thus adjusted exceeds the annual amount of pension before the adjustment in each year shall be paid to the person entitled to receive the pension for which it is calculated at the same times, in the same manner and subject to the same terms and conditions as apply to the pension in respect of which it is paid.

inflation adjustment

(4) The ratio determined for the year 1990 under the Superannuation Ratio not to Adjustment Benefits Act does not apply to a pension to which this section apply applies.

R.S.O. 1980, c. 490

25.—(1) A full-time employee who is permitted to continue the duties Preof his or her position as a part-time employee in accordance with this section for the final years of his or her employment in the public service is entitled to have his or her pension determined in accordance with this section if the employee meets all of the conditions set out in subsection (2) and gives the notice of election required by subsection (3).

retirement part-time employment

(2) The conditions referred to in subsection (1) are,

Conditions

- (a) that the employee's part-time employment must be and continue to be.
  - (i) in a position that requires regular employment for at least fourteen hours per week or nine full days in each four weeks, or
  - (ii) full-time employment in a classified position in the civil service for at least one-third of each twelve-month period or part thereof following the giving of the notice required by subsection (3) and before the employee's retirement on the date provided for in the notice;
- (b) that the employee must not be employed as a regular full-time employee in the public service at any time after giving the notice required by subsection (3) and before receiving a pension under the Plan;
- (c) that during the period of part-time employment specified by the employee in the notice given in accordance with subsection (3), contributions are made to the Fund by the employee and the employer on the basis of the salary payable for full-time employment in the position held by the employee immediately before the giving of the notice; and

(d) that the employee's deputy minister must approve in writing the change from full-time to part-time employment proposed by the employee.

Notice

- (3) A full-time employee who wishes to contribute to the Fund on the basis provided for in this section shall give to his or her deputy minister a written notice signed by the employee stating,
  - (a) that the employee intends to retire from employment in the public service not later than five years after the day on which the notice is given;
  - (b) that the employee wishes to perform the duties of his or her position on a part-time basis until retirement from employment; and
  - (c) that the employee wishes to continue to contribute to the Fund on the basis of his or her salary as a full-time employee in the position.

Pension on full-time employment

- (4) Despite the definition of "annual salary rate" and "credit", while an employee continues to comply with the conditions described in subsection (2).
  - (a) contributions shall be made to the Fund by the employee and the employer on the basis of the salary payable for full-time employment in the position held by the employee immediately before the giving of the notice:
  - (b) the employee's annual salary rate shall be that on which contributions to the Fund are paid; and
  - (c) the employee shall be given credit in the Plan on the basis of fulltime employment in the position in which the employee is employed part-time.

Resuming full-time employment

(5) If an employee who contributes to the Fund in accordance with this section resumes full-time employment in the public service after giving the notice required by subsection (3) and before receiving his or her pension, the employee's contributions to the Fund and credit in the Plan shall be recomputed without reference to subsection (4).

Excess refunded

(6) Contributions to the Fund under this section in excess of those required after the application of subsection (5) shall be refunded to the person who paid them.

Interpretation c. 418

(7) In this section, "public service" has the same meaning as in the R.S.O. 1980. Public Service Act.

Reemployment of pensioner

- 26.—(1) If a former member who is receiving a pension is, in the opinion of the Board, re-employed or engaged in any capacity by an employer who contributes to the Fund, any pension that the former member is entitled to receive during the re-employment or engagement shall, for any period of three months commencing on the 1st day of January, April, July or October in any year during which the former member is so re-employed or engaged, be reduced by the amount by which the sum of,
  - (a) three times the monthly salary paid to the former member in that period of three months; and
  - (b) the pension payable to the former member in that period of three months if this section were not applicable to the former member,

exceeds the product of three times the monthly salary payable to the former member for the last full month of employment before he or she ceased to be a member of the Plan.

(2) Any period of re-employment or engagement referred to in sub- Idem section (1) for which a person may and does contribute to the Fund shall be added to the person's credit in the Plan, and any pension payable on termination of the re-employment or engagement shall be recalculated to take into account the additional credit and any pension earlier received by the person.

(3) Despite subsection (1), the pension of a person who is appointed by Rethe Lieutenant Governor in Council for a period not exceeding six months at a time to provide to the Crown the professional, expert or technical knowledge of the person in a special capacity required by the Crown shall not be reduced if the appointment so provides.

employment in expert capacity

27.—(1) Every transaction that purports to assign, charge, anticipate or Void give as security the interest, or any part thereof, of any person in the Fund transactions or in any pension or other sum payable out of the Fund is void.

(2) The interest of any person in the Fund or in any pension or other Exemption sum payable out of the Fund is exempt from execution, seizure or attach- from seizure ment.

(3) Subject to section 52 of the Pension Benefits Act, 1987, subsections Order or (1) and (2) do not apply to prevent the operation of any order under the Family Law Act, 1986 or the provisions of a domestic contract, as defined 1987, c. 35 in Part IV of that Act.

separation 1986. c. 4

(4) Subsections (1) and (2) do not apply to prevent execution, seizure Order for or attachment in satisfaction of an order for support or maintenance enforceable in Ontario to a maximum of one-half of the interest of any person in the Fund or in any pension or other sum payable out of the Fund.

support or maintenance

(5) Subsection (4) applies to orders of support or maintenance enforce- Application able in Ontario whether made before or after the 31st day of December, of subs. (4) 1989.

(6) Despite subsections (1) and (2), if a person entitled to a refund or a Payment into lump-sum payment from the Fund requests the Board in writing to have the other funds refund or payment paid,

- (a) into another registered pension plan;
- (b) into a registered retirement savings plan that meets the requirements of the Income Tax Act (Canada);

R.S.C. 1952, c. 148

- (c) to an insurance company to purchase an immediate or deferred life annuity; or
- (d) into a pension plan approved by the Board,

the refund or payment shall be so paid.

28.—(1) A payment to be made under the Plan to a member's estate Payment to may be made to the executor or administrator of the member's estate or to the person or persons who appear to the Board to be properly acting in the administration or distribution of the member's estate or, if no executor or administrator or other person acting in the administration or distribution of the member's estate can be ascertained to the satisfaction of the Board, the

payment may be paid into the Supreme Court of Ontario to the credit of the member's estate.

Missing beneficiary

(2) If, after the death of a person, no spouse or child or designated beneficiary of that person can be found entitled to receive a pension on the person's death, and the Board is satisfied that reasonable inquiries have been made to find the spouse or child or designated beneficiary, and more than one year has passed since the death of the person, the Board may, despite any other provision of the Plan, direct that the money that would be payable under the Plan to the person's estate if the person had died leaving no surviving child or spouse or designated beneficiary entitled to be paid a pension on the person's death be paid to the person's estate upon such terms and conditions as the Board determines.

Beneficiary later found (3) If the spouse or child or designated beneficiary referred to in subsection (2) is subsequently found and a claim is made for any money payable under the Plan, the Board may direct that such money, less any money paid under subsection (2), be paid to the spouse or child or designated beneficiary, as the case may be.

Board to be corporation

29.—(1) The Public Service Superannuation Board is continued under the name of the Public Service Pension Board and the Board is constituted a corporation without share capital.

Application of R.S.O. 1980, c. 95

(2) The Corporations Act does not apply to the Board.

Board members (3) The Board shall be composed of at least four members appointed by the Lieutenant Governor in Council, one of whom shall be representative of the members of the Plan who are members of a union with whom the employer has a collective agreement.

Term of office

(4) Each appointment or reappointment of a Board member shall be for such term, not exceeding three years, as the Lieutenant Governor in Council specifies.

Idem

(5) If the Lieutenant Governor in Council considers it appropriate and desirable, members may be appointed to the Board because of their expertise in the management, investment or administration of pension plans or in order to represent on the Board, subject to the requirements of the Pension Benefits Act, 1987, the concerns of the Crown, of members required to contribute to the Fund or of persons receiving pensions under the Plan.

1987. c. 35

Reappointment

(6) A member whose appointment has expired may be reappointed to the Board, but no reappointment shall be for a term that, when added to the member's current unbroken period of membership, exceeds six consecutive years of membership.

Chairperson and vice-chairperson

(7) From the members of the Board, the Lieutenant Governor in Council may designate a chairperson and one or more vice-chairpersons for a term not to exceed two years or such lesser period as the person remains a member of the Board and, if the Lieutenant Governor in Council does not designate a chairperson or vice-chairperson within one month after the position becomes vacant, the members of the Board shall elect one of them to be chairperson, and may elect one or more of them to be vice-chairperson, but the term for which any chairperson or vice-chairperson is elected shall not exceed two years or the remaining period of his or her appointment to the Board, whichever is shorter.

30. The Lieutenant Governor in Council shall establish the remuneration or range of remuneration to be paid to a member of the Board and to the chairperson and vice-chairperson, but no member of the Board who is employed in the public service of Ontario shall be paid any remuneration other than reimbursement for expenses actually incurred in the performance of his or her duties as a member of the Board or an honorarium in recognition of salary lost by the public servant for attendance at a meeting of the Board.

31.—(1) It is the duty and responsibility of the Board to administer the Duty of Plan and manage the Fund in accordance with this Act, the Plan and the Board Pension Benefits Act, 1987.

1987, c. 35

(2) The Board shall appoint or employ an actuary, an auditor and such Employment officers, employees, advisers, experts and other persons as are required to of officers carry out the duties and responsibilities of the Board.

and others

(3) The Board may make rules and by-laws for the administration and Board may management of the Plan and the Fund and for the conduct of the affairs of make rules the Board and committees of the Board, and may, for such period as the Board determines and on such terms and conditions as the Board considers appropriate, assign or delegate to any officer, employee, member or committee of the Board or other person retained by the Board the performance or exercise of any of the duties or responsibilities of the Board as the Board considers necessary or desirable.

- (4) Without restricting the generality of subsection (3), the Board may Idem make rules.
  - (a) prescribing the proofs to be furnished as a condition to the payment of a pension;
  - (b) excluding from salary on which contributions to the Fund are based any payment to a member that is, in the opinion of the Board, not a regular and usual part of the normal remuneration for the member's employment or is a payment in the nature of a special consideration or employee benefit;
  - (c) approving forms and providing for their use; and
  - (d) requiring members of the Plan, recipients of pensions under the Plan or applicants for pensions under the Plan to furnish information to or for the use of the Board, and prescribing the form thereof and the information to be furnished.
- 32. The Board has and may exercise all of the powers and capacities of Powers of a natural person that are considered by the Board to be necessary or incidental to the carrying out of its duties and responsibilities under this Act and the Plan and, in particular, the Board may,

- (a) contract and be contracted with and sue and be sued;
- (b) acquire by purchase, lease or otherwise any real or personal property for its own use or as an investment of the Fund, and may sell, lease or otherwise dispose of all or any part of its property in its discretion;
- (c) participate with others as a partner or as a member of a syndicate or association of persons in the acquisition, holding, management or disposition of any property by way of investment or otherwise;

- (d) determine the rate of remuneration and the employee benefits and perquisites for its employees and the conditions of employment under which they are employed;
- (e) with the approval of the Management Board of Cabinet, enter into such arrangements as are considered necessary by the Board for the purchase from the Crown of the services of any employee or ministry of the Crown, or for the use of any facilities or equipment belonging to the Crown, that may assist the Board in the management or administration of the Plan or the Fund; and
- (f) with the approval of the Lieutenant Governor in Council, enter into an agreement to administer any other pension plan or fund or administer a benefit plan to provide health or medical or other benefits to persons who have ceased to be members of the Plan and are entitled to a pension, and to recover, where appropriate, the costs of such administration from that plan or fund.

Committees

33.—(1) The Board may establish such committees as are considered necessary or desirable.

Committee may delegate

(2) A committee established by the Board may, with the approval of the Board and in accordance with the policy established by the committee or the Board, delegate to an officer or employee of the Board any of the duties and responsibilities of the committee, including those delegated to the committee by the Board.

Ouorum

34. The quorum for any meeting of the Board or a committee of the Board shall be at least a majority of the members of the Board or committee.

Expenses

35. The expenses of the operation of the Board, the administration of the Plan and the management of the Fund shall be paid out of the Fund.

Reciprocal transfer agreements continue to apply

36.—(1) Any agreement in writing between a person and the Minister or the Crown for the reciprocal transfer of pension credits between the Public Service Superannuation Fund established under the Public Service Superannuation Act and another pension plan continues to apply to the Plan R.S.O. 1980, with all necessary modifications.

Transfer to in other plans

(2) If the Board enters into a written agreement with an employer to Plan of credit whom the Plan does not extend for the transfer to the Plan of credit for a person's service with that employer, the person shall, on becoming a member and requesting a transfer of credit to the Plan in accordance with the agreement, pay or cause to be paid into the Fund the amount provided for in the agreement for the purchase of the credit that is being transferred.

Transfer to other plan of credit in Plan R.S.C. 1952, c. 148

(3) If the Board enters into a written agreement for the transfer from the Plan to another pension plan registered under the Income Tax Act (Canada) of credit in the Plan in respect of members who become members of the other plan, the Board shall, at the request of a member transferring credit from the Plan in accordance with the agreement, pay from the Fund to the Plan to which the member's credit is being transferred the amount provided for in the agreement for the purchase of credit for the member in the other plan.

Transfer agreements prevail

(4) Subsections (1) to (3) apply despite section 11 or 13.

(5) The Board shall not enter into an agreement mentioned in sub- Approval of section (2) or (3) until the agreement is approved by the Lieutenant agreements Governor in Council.

PUBLIC SERVICE PENSION

- 37. After the close of each fiscal year, the Board shall submit to the Annual Minister a report for the fiscal year just ended of the financial and other report affairs of the Plan and the Fund, and the Minister shall submit the report to the Lieutenant Governor in Council and shall then lay the report before the Legislative Assembly if it is in session or, if not, at the next session.

38.—(1) In the reports to the Minister under section 37, the Board Report re shall identify.

O.P.P. early retirement

- (a) the additional cost to the Plan of the pension provided to members of the Ontario Provincial Police Force by subsection 15 (4) over the cost of the pension or deferred pension that would be payable without that subsection; and
- (b) the financial benefit to the Plan from the contributions of members of the Ontario Provincial Police Force under subsection 6 (2), from the employer's contributions made to match contributions under that subsection, and from the return reasonably attributable to the investment of the contributions and of the proceeds received by the Fund from the transfers under subsections 7 (2) and (3) of this Act.
- (2) The Board shall also indicate in its reports the sufficiency of the Idem financial benefits referred to in clause (1) (b) to meet the additional costs referred to in clause (1) (a) and whether those additional costs for pensions that are being paid at the end of the year for which the report is made have been met by the financial benefits that have then accrued to the Fund.

39.—(1) Each employee of the Board and his or her heirs, executors Indemnifiand administrators shall be indemnified and saved harmless by the Board cation from and against all costs, charges and expenses sustained or incurred in or about any action, suit, proceeding or claim against him or her for any act, omission, deed, matter or other thing made, done or permitted or omitted to be made or done in or about the execution of the duties of his or her employment by the Board, and every payment made for the indemnification is an administrative expense of the Board.

(2) Indemnification under subsection (1) does not extend to the act or Limitation omission to act of any person that was done or omitted to be done dishonestly or in bad faith.

# SCHEDULE 2

#### INTERIM PAYMENTS OF UNFUNDED LIABILITY

	Date of payment	Amount of payment
1.	January 1, 1990	\$7,283,000
2.	February 1, 1990	7,316,000
3.	March 1, 1990	7,349,000
4.	April 1, 1990	7,381,000
5.	May 1, 1990	7,414,000
6.	June 1, 1990	7,448,000
7.	July 1, 1990	7,481,000
8.	August 1, 1990	7,514,000
9.	September 1, 1990	7,548,000
10.	October 1, 1990	7,582,000
11.	November 1, 1990	7,616,000
12.	December 1, 1990	7,650,000
13.	January 1, 1991	7,684,000
14.	February 1, 1991	7,718,000
15.	March 1, 1991	7,753,000
16.	April 1, 1991	7,787,000
17.	May 1, 1991	7,822,000
18.	June 1, 1991	7,857,000
19.	July 1, 1991	7,892,000
20.	August 1, 1991	7,928,000
21.	September 1, 1991	7,963,000
22.	October 1, 1991	7,999,000
23.	November 1, 1991	8,034,000
24.	December 1, 1991	8,070,000
25.	January 1, 1992	8,106,000
26.	February 1, 1992	8,143,000
27.	March 1, 1992	8,179,000
28.	April 1, 1992	8,216,000
29.	May 1, 1992	8,252,000
30.	June 1, 1992	8,289,000
31.	July 1, 1992	8,326,000
32.	August 1, 1992	8,364,000
33.	September 1, 1992	8,401,000
34.	October 1, 1992	8,439,000
35.	November 1, 1992	8,476,000
36.	December 1, 1992	8,514,000

## **CHAPTER 74**

# An Act to amend the District Municipality of Muskoka Act and the Education Act

Assented to December 19th, 1989

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 71 of the *District Municipality of Muskoka Act*, being chapter 121 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

71. In this Part.

Definitions

- "commercial assessment" means the total, according to the last returned assessment roll, of,
  - (a) the assessment of real property that is used as the basis for computing business assessment including the assessment for real property that is rented and occupied or used by the Crown in right of Canada or any province or any board, commission, corporation or other agency thereof, or by any municipal corporation or the District Corporation or local board thereof,
  - (b) business assessment, and
  - (c) the assessment for mineral lands, pipe lines and railway lands, other than railway lands actually in use for residential and farming purposes;
- "district rating by-law" means a by-law passed under subsection 74 (2);
- "public school board" means a divisional board, as defined in paragraph 19 of subsection 1 (1) of the *Education Act*, that has jurisdiction in the District Area;
- "rateable property" includes business and other assessment made under the Assessment Act;

"residential and farm assessment" means the total assessment for real property according to the last returned assessment roll except the assessments for real property mentioned in clauses (a) and (c) of the definition of "commercial assessment";

R.S.O 1980, c. 129 "separate school board" means a separate school board, as defined in paragraph 59a of subsection 1 (1) of the *Education Act*, that has jurisdiction in the District Area;

"weighted assessment" means, for the relevant area, the total of.

- (a) the product obtained by multiplying the residential and farm assessment by 85 per cent, and
- (b) the commercial assessment.
- 2. Section 74, as amended by the Statutes of Ontario, 1984, chapter 45, section 14, and sections 75, 76, 77 and 78 of the said Act are repealed and the following substituted therefor:

Definition

- **74.**—(1) In this section, "general district levy" means a sum sufficient,
  - (a) for payment of the estimated current annual expenditures as adopted under section 73; and
  - (b) for payment of all debts of the District Corporation falling due within the year as well as amounts required to be raised for sinking funds and principal and interest payments or sinking fund requirements in respect of debenture debt of area municipalities for the payment of which the District Corporation is liable under this Act.

but excludes those amounts for water and sewage purposes that are to be raised by a special rate or rates in accordance with sections 24 and 25.

District rating by-law

(2) For purposes of raising the general district levy, the District Council, on or before the 30th day of June in 1989 and on or before the 31st day of March in each subsequent year, shall pass a by-law directing the council of each area municipality to levy a separate rate, as specified in the by-law, on the residential and farm assessment in the area municipality rateable for district purposes and on the commercial assessment in the area municipality rateable for district purposes.

1037

(3) The rate that the District Council shall direct to be lev- Determiied in each year on commercial assessment under subsection nation of commercial (2) shall be determined by multiplying the general district levy rate by 1,000 and dividing the product by the weighted assessments for all the area municipalities.

(4) The rate that the District Council shall direct to be lev- Determiied on the residential and farm assessment under subsection residential (2) shall be 85 per cent of the rate that it directs to be levied rate on commercial assessment.

(5) In each year, the council of each area municipality shall area municipalit levy, in accordance with the district rating by-law passed for adopt rates that year, the rates specified in the by-law.

pality to

(6) The assessment for real property that is exempt from taxation for district purposes by virtue of any Act or by virtue of a by-law passed by the council of an area municipality under any Act shall not be included when determining the total of the weighted assessment for the purposes of subsection (3).

Tax-exempt real property

(7) The full value of all rateable property shall be used in Full value to determining,

- (a) the rates to be levied under subsections (3) and (4);
- (b) the assessment on which the levy shall be made under subsection (5).

and, notwithstanding any other Act, but subject to section 22 of the Assessment Act, no fixed assessment applies thereto.

R.S.O. 1980,

(8) A district rating by-law shall specify the amount to be Instalment raised in an area municipality as a result of a levy being made payments in that area municipality in accordance with the by-law and the by-law.

and advance

- (a) may require specified portions of that amount to be paid to the treasurer of the District Corporation on or before specified dates; and
- (b) may provide that the District Corporation shall pay interest at a rate to be determined by the District Council on any payment required, or portion thereof, made in advance by any area municipality.
- (9) The amount specified to be raised in an area municipal- Payment ity pursuant to a district rating by-law shall be deemed to be

taxes and is a debt of the area municipality to the District Corporation and the treasurer of the area municipality shall pay the amount owing by the area municipality to the treasurer of the District Corporation on or before the dates and in the portions specified in the district rating by-law.

Default

(10) If an area municipality fails to make any payment, or portion thereof, as provided in the district rating by-law, the area municipality shall pay to the District Corporation interest on the amount in default at the rate of 15 per cent per annum from the due date of the payment, or such lower rate as the District Council may by by-law determine, from the date payment is due until it is made.

Extension of

(11) The Minister by order may extend the time for passing a district rating by-law in any year and such an order may be made notwithstanding that the time limit set out in subsection (2) has expired.

Determination of school rates **74a.**—(1) In each year, The Muskoka Board of Education. The Nipissing District Roman Catholic Separate School Board, The Simcoe County Roman Catholic Separate School Board and The West Parry Sound Board of Education shall determine for the part of an area municipality which is within the area of jurisdiction of the board the rates to be levied by the applicable area municipality to provide the sums required for elementary and secondary school purposes, as the case may be, in that year and shall specify the amount that is to be provided in that year by the application of those rates.

Idem R.S.O. 1980, c. 129 (2) The determinations required by subsection (1) shall be made in accordance with subsection 222 (1) of the *Education Act*.

Direction to area municipalities

(3) On or before the 1st day of March in each year, The Muskoka Board of Education. The Nipissing District Roman Catholic Separate School Board, The Simcoe County Roman Catholic Separate School Board and The West Parry Sound Board of Education shall direct the council of each applicable area municipality to levy the rates determined by the particular board under subsection (1) in respect of the area municipality or the part thereof which is within the area of jurisdiction of the board and shall advise the area municipality of the amount of money to be raised by levying those rates.

Area municipality to levy and collect

(4) In each year, the council of an area municipality shall levy rates in accordance with the directions under subsection (3) upon all property in the area municipality rateable for public school board or separate school board purposes, as may be appropriate.

(5) The full value of all applicable rateable property shall Full value to be used in determining,

- (a) the weighted assessment for each area municipality for purposes of apportioning among the applicable area municipalities the sums required for school purposes by the school boards mentioned in subsection (3);
- (b) the rates mentioned in subsection (1); and
- (c) the assessment upon which the rates are to be levied under sections 128, 133 and 215 of the Education R.S.O. 1980. Act.

and notwithstanding any other Act, but subject to section 22 of the Assessment Act, no fixed assessment applies thereto.

(6) For the purposes of determining and levying rates under Definitions in this section, a reference in the Education Act to "commercial 8.5.0. 1980, assessment" or "residential and farm assessment" shall be deemed to be a reference to such assessments as defined in this Part and not as defined in section 220 of that Act.

cc. 129, 31

(7) Subsection 219 (2) of the Education Act does not apply Nonto the determination of rates under subsection (1).

application of R.S.O. 1980, c. 129. s. 219 (2)

(8) Except as provided in this section, the Education Act Application continues to apply to the levying of rates and collecting of R.S.O. 1980. taxes for each public school board and separate school board c. 129 having jurisdiction in part of the District Area.

**74b.**—(1) In this section.

"area municipality levy" means the amount required for area municipality purposes under section 164 of the Municipal R.S.O. 1980, Act, including the sums required for any board, commission or other body, but excluding those amounts required to be raised for district and school purposes;

- "special area municipality levy" means an amount to be raised by an area municipality that is not included in the area municipality levy, but excluding those amounts required to be raised for district and school purposes.
- (2) The council of each area municipality, in each year in the Area municipality, in each year accordance with subsections (3) and (4), shall levy separate rates on the whole of the rateable commercial assessment and on the whole of the rateable residential and farm assessment

pality levies

in respect of the area municipality levy and the special area municipality levy.

Determination of commercial rates

- (3) The rates to be levied in each year on commercial assessment for each separate levy specified in subsection (2) shall be determined by multiplying the sum required for each such levy by 1,000 and dividing the product,
  - (a) by the weighted assessment for the area municipality, in the case of an area municipality levy; and
  - (b) by the weighted assessment determined on the basis of the assessment that is rateable for the purpose of raising the special area municipality levy, in the case of a special area municipality levy.

Determination of residential rates (4) The rates to be levied in each year on residential and farm assessment for each separate levy specified in subsection (2) shall be 85 per cent of the rate to be levied on commercial assessment in accordance with subsection (3).

Non-application of R.S.O. 1980, c. 302, s. 158 and c. 359,

(5) Section 158 of the *Municipal Act* and section 7 of the *Ontario Unconditional Grants Act* do not apply to an area municipality.

Area municipality levy (6) A reference in any other Act to a levy by a local municipality under section 158 of the *Municipal Act* shall, with respect to an area municipality, be deemed to be a reference to a levy under this section.

Tax-exempt real property (7) The assessment for real property that is exempt from taxation for area municipality purposes by virtue of any Act or by virtue of a by-law passed by the council of an area municipality under any Act shall not be included when determining the weighted assessment for purposes of clause (3) (a) or (b).

Interim financing, District Council **74c.**—(1) The District Council, before the adoption of the estimates for the year, may by by-law requisition from each area municipality a sum not exceeding 50 per cent of the amount that under subsection 74 (8) was, in the district rating by-law for the preceding year, specified to be raised in the particular area municipality and subsections 74 (8), (9) and (10) apply with necessary modifications to the amount requisitioned.

Final instalment reduced

(2) The amount of any requisition made under subsection (1) in any year upon an area municipality shall be deducted when determining the amount of the portions to be paid in

that year by the area municipality to the treasurer of the District Corporation under the district rating by-law authorized by clause 74 (8) (a).

**74d.**—(1) The council of an area municipality may for any Interim year, before the adoption of the estimates for the year, levy area municisuch rates as it may determine on the rateable commercial palities assessment and on the rateable residential and farm assessment in the area municipality.

(2) A by-law for levying rates under subsection (1) shall be passed in the year that the rates are to be levied or may be passed in December of the preceding year if it provides that it does not come into force until a specified day in the following vear.

By-law in December of preceding

(3) The rate that may be levied on any assessment under Determisubsection (1) shall not exceed 50 per cent of the total of the rates that were levied or would have been levied on that assessment for all purposes in the preceding year.

(4) If the assessment roll for taxation in the current year Assessment has not been returned, the rate levied under subsection (1) may be levied on the assessment according to the assessment roll used for taxation purposes in the preceding year.

(5) The amount of any levy made on an assessment under Interim levy subsection (1) shall be deducted from the total amount levied from final on that assessment for that year under sections 74, 74a and levy 74b.

(6) If the taxes levied on an assessment for real property or Interim levy on a business assessment under this section exceed the taxes final levy to be levied on that assessment for the year under sections 74, 74a and 74b, the treasurer of the area municipality shall, not later than twenty-one days following the giving of a notice of demand of taxes payable, refund to the person assessed that portion of the taxes paid in excess of the amount payable for the year pursuant to a levy made under sections 74, 74a and 74b.

(7) The provisions of the Municipal Act with respect to the Application levy of rates and the collection of taxes apply with necessary R.S.O. 1980, modifications to the levy of rates and collection of taxes under c. 302 this section.

74e. If a direction has been made under subsection 78 (1) Power of that a new assessment roll be returned for taxation in the current year, the Minister by order,

- (a) may prescribe the maximum sum that may be requisitioned from each area municipality under subsection 74c (1); and
- (b) may prescribe the maximum rates that may be levied by the council of each area municipality under subsection 74d (1).

Definitions

**75.**—(1) In this section,

"payment in lieu of taxes" means an amount that an area municipality is eligible to receive under,

R S O. 1980,

(a) subsection 26 (3), (4) or (5) of the Assessment Act,

R S O, 1980.

(b) subsection 7 (6) of the *Housing Development Act*, but not including that portion payable to a school board in accordance with subsection 7 (10) of that Act,

R S O. 1980, © 302 (c) section 160 and subsection 160a (3) of the *Municipal Act*,

R S O. 1980,

(d) subsection 4 (1), (2) or (3) of the Municipal Tax Assistance Act,

R S O. 1980, c 361

(e) section 42 of the Ontario Water Resources Act,

R S O. 1980, C 384

(f) subsection 46 (2), (3), (4) or (5) of the *Power Corporation Act*, but not including that portion payable to a school board in accordance with subsection 46 (9) of that Act,

R S O. 1980,

(g) section 10 or 11 of the Trees Act,

R S C. 1985, c M-13 (h) the Municipal Grants Act (Canada), or

(i) any Act of Ontario or of Canada or any agreement where the payment is from any government or government agency and is in lieu of taxes on real property or business assessment, but not including a payment referred to in sections 498 and 498a of the *Municipal Act*;

"taxes for district purposes" means the sum of the taxes levied by an area municipality for district purposes as specified in the district rating by-law under subsection 74 (2) and in respect of water and sewer purposes under sections 24 and 25, excluding any adjustments under section 32 or 33 of the Assessment Act; "taxes for local purposes" means the taxes levied by an area municipality for local purposes under subsection 74b (2). excluding any adjustments under section 32 or 33 of the Assessment Act:

R.S.O. 1980.

"total taxes for all purposes" means the sum of the taxes for local purposes, the taxes for district purposes and the taxes levied by the area municipality for school purposes under subsection 74a (1), excluding any adjustments under section 32 or 33 of the Assessment Act.

(2) If an area municipality is eligible to receive a payment Area municipality in lieu of taxes for any year, it shall pay to the treasurer of the District Corporation a portion equal to the amount obtained payments in by multiplying the amount that the area municipality is eligible to receive by the quotient, correct to five decimal places, obtained by dividing the taxes for district purposes for the year by the total of,

palities to lieu of taxes

- (a) the taxes for local purposes for the year; and
- (b) the taxes for district purposes for the year.

(3) Notwithstanding subsection (2), if an area municipality Sharing of is eligible to receive a payment in lieu of taxes for any year payments under.

(a) subsection 26 (3), (4) or (5) of the Assessment Act;

R.S.O. 1980. (b) section 42 of the Ontario Water Resources Act: c. 361

(c) subsection 46 (2), (3), (4) or (5) of the Power R.S.O. 1980. Corporation Act, but not including that portion payable to a school board in accordance with subsection 46 (9) of that Act;

(d) section 10 or 11 of the *Trees Act*; or

R.S.O. 1980, c. 510

(e) the Municipal Grants Act (Canada),

R.S.C. 1985, c. M-13

and the calculation of the payment is based in part on the rates that were levied for school purposes, then the portion to be paid under subsection (2) shall be calculated by multiplying the amount that the area municipality is eligible to receive by the quotient, correct to five decimal places, obtained by dividing the taxes for district purposes for the year by the total taxes for all purposes for the year.

(4) The treasurer of each area municipality shall, on or Treasurer to before the 1st day of March in each year, send a statement to

share

the treasurer of the District Corporation and each school board showing an estimate of the amount that the area municipality will be required to pay to the District Corporation for the year under subsection (2) and to each school board under subsection 7 (10) of the Housing Development Act and under subsection 46 (9) of the Power Corporation Act.

R.S.O. 1980. cc. 209, 384

Allocation of payments in

(5) If an area municipality is required to pay a portion of a payment in lieu of taxes to the District Corporation under subsection (2), or to a school board, the provisions of,

R.S.O. 1980. c. 31

- (a) subsections 26 (7) and (9) of the Assessment Act;
- subsection 7 (10) of the Housing Development Act;

R S.O. 1980, c. 302

- subsections 160 (12) and (16) and subsection 160a (4) of the Municipal Act; and
- (d) subsection 46 (7) of the Power Corporation Act,

with respect to the equalization of assessment or allocation and deposit of payments shall not apply to that entitlement.

Payment of portion of telephone and telegraph tax

**76.**—(1) Each area municipality shall pay a portion of the tax levied by it under subsections 161 (12) and (13) of the Municipal Act to the District Corporation and the appropriate public school boards in the proportion that the taxes levied by it on commercial assessment in the year for each such body bears to the total taxes levied by it in the year on commercial assessment for all purposes, other than separate school board purposes.

Exclusion of taxes added roll

(2) In determining the taxes levied on commercial assessment under subsection (1), there shall be excluded any adjustments under section 32 or 33 of the Assessment Act.

Statement hy

(3) The treasurer of each area municipality shall, on or before the 1st day of March in each year, send a statement to the treasurer of the District Corporation and the appropriate public school boards showing an estimate of the amount which the area municipality will be required to pay to that body for the year under subsection (1).

Exclusion of R.S.O. 1980, c. 302,

(4) Subsections 161 (18) to (24) of the Municipal Act do not apply if payments are made by an area municipality under s. 161 (18-24) subsection (1).

Payment in lieu and telephone and telegraph levies

77.—(1) An amount payable by an area municipality to,

- (a) the District Corporation under subsection 75 (2) or 76 (1);
- (b) a public school board under subsection 76 (1); or
- (c) a school board under subsection 7 (10) of the Housing Development Act or under subsection R.S.O. 1980, cc. 209, 384 46 (9) of the Power Corporation Act.

is a debt of the area municipality to the District Corporation or school board, as the case may be, and, subject to subsections (2) and (3), instalments are payable on account thereof as follows:

- A first instalment of 25 per cent of the amount payable for the same purposes in the preceding year, on or before the 31st day of March.
- A second instalment of 25 per cent of the amount payable for the same purposes in the preceding year, on or before the 30th day of June.
- 3. A third instalment of 25 per cent of the amount payable for the same purposes in the preceding year, on or before the 30th day of September.
- A fourth instalment of the balance of the entitle-4. ment for the year, on or before the 15th day of December.
- (2) The District Council may by by-law provide for an Alternative alternative number of instalments and due dates for amounts schedule payable by area municipalities to the District Corporation under subsection (1).

(3) If a school board having jurisdiction within the District Idem Area has established an agreement which applies to one or more area municipalities in accordance with subsection 215 (3) of the Education Act, the number of instalments and due R.S.O. 1980. dates specified in that agreement shall apply with necessary modifications to those amounts otherwise payable to the school board under subsection (1).

(4) An amount payable by an area municipality under sub- General section 75 (2) or 76 (1) or under subsection 7 (10) of the Housing Development Act or under subsection 46 (9) of the R.S.O. 1980, Power Corporation Act shall be credited by the District Corporation or school board to its general revenues.

revenues

cc. 209, 384

Default

(5) If an area municipality fails to make any payment as provided under subsection (1) or as altered under subsection (2) or (3), the area municipality shall pay to the District Corporation or school board, as applicable, interest on the amount past due at the rate of 15 per cent per annum, or at such lower rate as the school board or District Corporation may by by-law determine from time to time.

Overpayment

(6) If the total amount paid for the year under subsection (1), (2) or (3) exceeds the total amount payable for that purpose in the year, the area municipality shall notify the District Corporation or the school board, as the case may be, of the amount of the overpayment and the District Corporation or school board shall forthwith pay that amount to the area municipality.

District-wide assessment update

**78.**—(1) If the Minister of Revenue considers that any parcel or parcels of real property within the District Area are assessed inequitably with respect to the assessment of any other parcel or parcels of real property in the District Area, the Minister of Revenue may direct that such changes be made in the assessment to be contained in the assessment roll next to be returned for each area municipality as will, in the opinion of the Minister of Revenue, eliminate or reduce inequalities in the assessment of real property in the District Area.

Date for new assessment roll

(2) If a direction is made under subsection (1), the Minister of Revenue may, for that purpose, name a day upon which the assessment commissioner for the District Area shall return a new assessment roll for the assessment at market value of real property in all area municipalities in the District Area.

When direction effective

(3) A direction under subsection (1) is effective upon publication of a notice of the direction in *The Ontario Gazette*.

Application of new assessment roll

- (4) If the assessment roll of an area municipality for taxation in any year is changed pursuant to a direction of the Minister of Revenue under subsection (1),
  - (a) the assessment roll to be returned for that area municipality for taxation in that year shall be the assessment roll as so changed and not the assessment roll that would otherwise have been returned; and
  - (b) the assessment roll to be returned in each year following that year shall be the assessment roll returned under clause (a) as amended, added to, or otherwise altered under the *Assessment Act* up to

the date when the assessment roll is returned in each such following year.

(5) Notwithstanding subsection (4), if the assessor is of the Exception opinion that an assessment to be shown on the assessment roll to be returned is inequitable with respect to the assessment of similar real property in the vicinity, the assessor may alter the value of the assessment to the extent necessary to make the assessment equitable with the assessment of such similar real property.

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(6) For the purpose of every Act, the assessment roll of an area municipality returned under subsection (4) shall be deemed to be the assessment roll of the area municipality returned under the Assessment Act.

Status of assessment

R.S.O. 1980.

(7) In 1993 for purposes of taxation in 1994, the Minister of Mandatory Revenue shall make a direction under subsection (1) for updated roll changes to be made to the assessment rolls of the area munici- in 1993 palities.

return of

(8) In every fourth year following the most recent direction Mandatory under subsection (1), the Minister of Revenue shall make a direction under subsection (1) for changes to be made to the every fourth assessment rolls of the area municipalities.

return of updated roll

(9) The Minister of Revenue shall not make a direction Resolution under subsection (1) unless the District Council by resolution has requested that a direction be made, but a resolution is not required for a direction of the Minister of Revenue required under subsection (7) or (8).

(10) Except as provided in subsections (1) and (11), the Provisions of Assessment Act and the alterations, corrections, additions and c, 31 amendments authorized by that Act apply to an assessment roll returned under subsection (4).

(11) Subsections 63 (1) and (3) and sections 64 and 65 of Idem the Assessment Act do not apply to an area municipality or to the assessment roll of any area municipality in respect of 1989 and subsequent years.

(12) The Assessment Review Board, the Municipal Board or any court, in determining the value at which any real property shall be assessed in any complaint, appeal, proceeding or action, shall have reference to the value at which similar real property in the vicinity is assessed, and the amount of any assessment of real property shall not be altered unless the Assessment Review Board, Municipal Board or court is satisfied that the assessment is inequitable with respect to the

Powers on

assessment of similar real property in the vicinity, and in that event the assessment of the real property shall not be altered to any greater extent than is necessary to make the assessment equitable with the assessment of such similar real property.

No amendment to collector's roll R.S.O. 1980, c. 31

(13) No amendment shall be made to the assessment or a collector's roll under clause 33 (a) of the *Assessment Act* until the cumulative value of the increase since the date of the most recent change to the assessment roll under a direction of the Minister of Revenue under subsection (1) is at least in the sum of \$5,000 at market value.

Table of rates for pipe lines

(14) For purposes of subsection 24 (16) of the Assessment Act, changes made in the assessment roll of an area municipality under a direction of the Minister of Revenue under subsection (1) shall be deemed to be an assessment update of all property within the area municipality under section 70 of the Assessment Act.

Rights of appeal preserved

(15) Nothing in section 74, 74a or 74b in any way deprives any person of any right of appeal provided for in the Assessment Act or affects the operation of subsection 36 (6) of that Act.

Direction may be retroactive (16) A direction made under subsection (1) may be made retroactive to the 1st day of December of the year preceding the year in which it was made.

Deeming R.S.O. 1980, c. 302

- (17) For the purposes of sections 362 and 363 of the *Municipal Act*, the District Corporation shall be deemed to be a municipality.
- 3. Subsection 82 (3) of the said Act is repealed and the following substituted therefor:

Pollution control fund (3) The District Council shall establish and maintain a pollution control fund and shall contribute to such fund, in each year, the sum equivalent to a sum calculated at one-quarter of one mill in the dollar upon the total residential and farm assessment and commercial assessment for all area municipalities in that year.

Transition R.S.O. 1980, cc. 302, 129 **4.** Notwithstanding subsection 164 (2) of the *Municipal Act* or subsection 216 (2) of the *Education Act*, if the amount levied by an area municipality for district purposes or school purposes in 1988 differs from the sum the area municipality ought to have levied for district purposes or school purposes, the area municipality shall debit or credit such deficit or surplus, as applicable, to the general funds of the municipality and not revise the rates to be levied for such body in 1989.

5.—(1) Nothing in this Act affects the validity of an interim Transition levy made by the District Council or by the council of an area municipality under section 76 of the District Municipality of R.S.O. 1980, Muskoka Act as it existed before the coming into force of this Act.

(2) Subsections 74 (8), (9) and (10), as re-enacted by section Idem 2 of this Act, and subsection 74c (2), as enacted by section 2 of this Act, of the District Municipality of Muskoka Act apply with necessary modifications to an interim levy made by the District Council in 1989.

(3) Subsections 74d (4), (5) and (6), as enacted by section 2 Idem of this Act, of the District Municipality of Muskoka Act apply with necessary modifications to an interim levy made by an area municipality in 1989.

6.—(1) Subsection 130 (10) of the Education Act, being chapter 129 of the Revised Statutes of Ontario, 1980, as reenacted by the Statutes of Ontario, 1988, chapter 23, section 8, is repealed and the following substituted therefor:

(10) This section does not apply to The Haldimand-Norfolk Roman Catholic Separate School Board, The Nipissing District Roman Catholic Separate School Board, The Simcoe County Roman Catholic Separate School Board, The Sudbury District Roman Catholic Separate School Board, The Waterloo County Roman Catholic Separate School Board or to a separate school board having jurisdiction wholly or partly in a county where an assessment update has been carried out under subsection 368b (2) of the Municipal Act.

R.S.O. 1980. c. 302

- (2) Subsection 214 (7) of the said Act, as enacted by the Statutes of Ontario, 1988, chapter 46, section 2, is repealed.
- (3) Subsection 214 (17) of the said Act, as enacted by the Statutes of Ontario, 1988, chapter 46, section 2, is repealed and the following substituted therefor:
- (17) Subsections (2) to (16) do not apply to an area munici- Nonpality in The District Municipality of Muskoka, The Regional Municipality of Haldimand-Norfolk, The Regional Municipality of Sudbury, The Regional Municipality of Waterloo or to a local municipality in a county where an assessment update has been carried out under subsection 368b (2) of the Municipal Act.

application

(4) Clause 214b (2) (b) of the said Act, as re-enacted by the Statutes of Ontario, 1988, chapter 23, section 8, is repealed and the following substituted therefor:

- (b) The District Municipality of Muskoka, The Regional Municipality of Haldimand-Norfolk or The Regional Municipality of Waterloo.
- (5) Subsection 214b (4) of the said Act, as enacted by the Statutes of Ontario, 1987, chapter 17, section 3, is amended by striking out "The Regional Municipality of Haldimand-Norfolk" in the ninth and tenth lines and inserting in lieu thereof "The District Municipality of Muskoka, The Regional Municipality of Haldimand-Norfolk or The Regional Municipality of Waterloo".
- (6) Subsection 222 (4) of the said Act, as re-enacted by the Statutes of Ontario, 1988, chapter 23, section 8, is repealed and the following substituted therefor:

Nonapplication

- (4) Subsection (2) does not apply to an area municipality in The District Municipality of Muskoka, The Regional Municipality of Haldimand-Norfolk, The Regional Municipality of Sudbury, The Regional Municipality of Waterloo or a local municipality in a county where an assessment update has been carried out under subsection 368b (2) of the *Municipal Act*.
- (7) Section 225 of the said Act, as re-enacted by the Statutes of Ontario, 1988, chapter 23, section 8, is repealed and the following substituted therefor:

Conflict

R.S.O. 1980, cc 121 435 441, 442, 302 **225.** In the event of a conflict between any provision in sections 220 to 224 and any provision in any other Act, other than the *District Municipality of Muskoka Act*, the *Regional Municipality of Haldimand-Norfolk Act*, the *Regional Municipality of Sudbury Act*, the *Regional Municipality of Waterloo Act* and section 368d of the *Municipal Act*, the provisions in sections 220 to 224 prevail.

Commencement 7. This Act shall be deemed to have come into force on the 1st day of January, 1989.

Short title

8. The short title of this Act is the District Municipality of Muskoka Statute Law Amendment Act, 1989.

### **CHAPTER 75**

### An Act to establish a Commercial Concentration Tax

Assented to December 19th, 1989

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

### 1. In this Act.

Definitions

- "assessment" means the determination of the gross area of a commercial property or commercial parking lot that is subject to tax under this Act;
- "Assessment Review Board" means the Assessment Review Board under the Assessment Review Board Act;

R.S.O. 1980,

- "commercial parking lot" means land used for the parking of vehicles that is accessible to the public and for which a fee is charged;
- "commercial property" means land that is a service station, garage, store, shopping centre, office, office building, restaurant, transient accommodation, theatre, cinema, arena, assembly hall or any other classes of land that may be prescribed, or any combination thereof;
- "Greater Toronto Area" means the regional municipalities of Durham, Halton, Peel and York and The Municipality of Metropolitan Toronto;
- "industrial property" means land that is constructed to be used for the assembling, processing or manufacturing of finished or partially finished products from raw materials or fabricated parts;
- "land" includes all buildings, or any part of a building, and all structures and fixtures erected or placed upon, in, over, under or affixed to the land;
- "Minister" means the Minister of Revenue;

R S O 1980, c. 303 "person" includes a partnership, a municipal corporation, including a district, metropolitan or regional municipal corporation or a local board as defined in the *Municipal Affairs Act*, and any board, commission or authority established under any Act of the Legislature;

"prescribed" means prescribed by regulations made under this Act;

"race track" means land where horse racing is carried on;

"tax" includes interest and penalties;

"taxable commercial property" means a commercial property that is liable for taxation under this Act;

"Treasurer" means the Treasurer of Ontario and Minister of Economics;

"trucking depot" means land where commercial vehicles are stationed and from which they are dispatched;

"warehouse" means land that is used as a repository, storehouse or shed for the storage of goods and includes any building or structure from which goods are distributed for sale off the premises, but does not include a building or structure, the primary purpose of which is the sale of goods to the public.

Laxable commercial property

**2.** (1) Commercial property is liable to taxation under this Act if the gross area of the commercial property exceeds 18,600 square metres as determined under this section.

Buildings.

(2) In respect of commercial property, the gross area is the sum of the areas measured from the outside of the outside walls of any building, part of a building or structure at each level, both above and below ground, excluding any part of a building or structure that is used for vehicle parking.

Parking lots

(3) In respect of a commercial parking lot, the gross area is the sum of the areas measured from the outside of the outside walls of any building, part of a building or structure at each level, both above and below ground, and any other land used exclusively in connection with or for the purpose of the commercial parking lot.

Condomin.ums R S O 1980; c. 84

(4) In the case of a commercial property that is divided into units or proposed units, within the meaning of the *Condominium Act*, the gross area is the aggregate of the area of the units or proposed units plus the area of any common ele-

ments, within the meaning of the Condominium Act, that are commercial property.

COMMERCIAL CONCENTRATION TAX

(5) If a single commercial property contains two or more Multiple buildings that are not dependent on shared facilities, each building shall be separately assessed.

buildings

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(6) If a commercial property is located on more than one parcel of land, the gross area of that commercial property is,

Multiple parcels of

- (a) the gross area determined under subsection (2) if it consists of a single building; or
- (b) the aggregate gross areas if two or more buildings are dependent on shared facilities.
- (7) Subsection (6) applies even if the parcels of land have Idem different owners who are separately liable for their proportionate share of taxes under this Act.

(8) If a parcel of land comprises commercial property and Mixed use land that is exempt from tax under this Act, the gross area of the land that is exempt shall not be included in the calculation of the gross area used in determining whether the parcel is a taxable commercial property.

(9) If a commercial property contains an atrium, the gross Atria area of the land used in determining whether the land is a taxable commercial property shall be reduced by the sum of the areas of the atrium at each level surrounding the atrium and no tax is payable under this Act in respect of the atrium, but no reduction in the gross area or in the tax payable shall be made for the floor of the atrium.

3.—(1) Land located within the Greater Toronto Area Tax on that is a taxable commercial property is liable to taxation in property each year at a rate equal to \$10.75 for each square metre by which the gross area of the land exceeds 18,600 square metres.

parking lot

(2) Land located within the Greater Toronto Area that is a commercial parking lot is liable to taxation in each year at a rate equal to \$10.75 for each square metre of the gross area of the land.

(3) Commercial property located within the Greater Condominium Toronto Area that is a unit, a proposed unit or the common elements, within the meaning of the Condominium Act, and R.S.O. 1980. that is part of a taxable commercial property is liable to taxation in each year for that portion of the tax otherwise imposed

on such taxable commercial property that the area of the unit, proposed unit or common elements bears to the area of the taxable commercial property.

Multiple parcels

(4) Each owner of commercial property located within the Greater Toronto Area that is part of a taxable commercial property and that is situated on a separate parcel of land is liable to taxation in each year for that portion of the tax otherwise imposed on such taxable commercial property that the area of the commercial property bears to the area of the taxable commercial property.

Liability for

- (5) The tax under this section is payable to Her Majesty in right of Ontario by the owner of the land but, if the land is R.S.O. 1980. the common elements within the meaning of the Condominc. 84 ium Act, the tax is payable,
  - (a) by the declarant, within the meaning of the Condominium Act, if the registration of a declaration and description has not occurred; or
  - (b) by the owners of the units in the same proportion as their interest in the common elements, if the registration of the declaration and description has occurred.

Parking on Crown land

(6) Despite subsection 4 (3), a tenant who operates a commercial parking lot on land within the Greater Toronto Area that is owned by the Crown or in which the Crown has an interest, if rent or other valuable consideration is paid in respect of the land, shall be assessed in respect of that land and shall pay taxes under this Act as if the land were owned by the tenant.

Exemptions

**4.**—(1) Land that is residential or industrial property, or that is a race track, pipeline, trucking depot or warehouse is exempt from tax under this Act.

Idem

(2) Land that is a research and development facility is exempt from tax under this Act.

Idem

(3) Land that is exempt from taxes for municipal and school purposes by any other Act is exempt from tax under this Act, other than a commercial parking lot operated by a municipality or local board as defined in the Municipal Affairs Act.

R.S.O. 1980, c. 303

Commercial (4) Land that is a commercial parking lot is exempt from parking lots tax under this Act if it is operated as a commercial parking lot on a seasonal basis.

- 5.—(1) The Minister may authorize persons to carry out Assessors assessments for the purpose of this Act.
- (2) An assessor authorized under subsection (1), upon producing proper identification, shall at all reasonable times and upon reasonable request be given free access to all land.

Right of

(3) Every adult person present on land when an assessor Information visits the land in the performance of his or her duties shall, upon request, give to the assessor all the information in his or her knowledge that will assist in a proper assessment.

(4) The Minister is not bound by any information provided Minister not under subsection (3) and the Minister may make inquiries to information ascertain its correctness.

6.—(1) Every person who refuses to provide information Offence for as requested under subsection 5 (3) is guilty of an offence and on conviction is liable to a fine of not more than \$1,000 and to information an additional fine of \$100 for each day during which the offence continues.

failure to provide

(2) Every person who knowingly makes a false statement in Offence. providing information under subsection 5 (3) is guilty of an statement offence and on conviction is liable to a fine of not more than \$500

(3) Every person who wilfully obstructs or interferes with Offence. an assessor in the performance of his or her duties or the exercise of his or her powers under this Act is guilty of an offence and on conviction is liable to a fine of not more than \$500.

7.—(1) The Minister shall record the name and address of every owner of land that is liable to tax under this Act, a description of the land sufficient to identify it and the gross area of the land upon which tax will be calculated.

Assessment information

(2) The Minister shall maintain a register of all owners of Register land assessed under this Act and the register shall be open for public inspection during normal office hours.

(3) Subject to section 2, each subdivision shall be assessed Subdivisions separately.

separately

8.—(1) Not later than the second Tuesday following the Notice of 1st day of October in each year, the Minister shall assess and deliver to every owner of land, subject to tax under this Act, a notice of assessment in the prescribed form of the gross area

assessment

of each taxable commercial property or commercial parking lot assessed.

Idem

(2) In any proceeding, a certificate of the Minister setting out the dates upon which notices were delivered is, in the absence of evidence to the contrary, proof of the delivery of the notice.

Idem

(3) If land is owned by more than one person, the Minister shall deliver a notice of assessment to each owner.

Extension of time for notice of assessment (4) If in any year it appears that the notices of assessment will not be or have not been delivered as provided in subsection (1), the Minister may extend the time for delivering the notices.

Notice of

(5) The Minister shall cause a notice of extension to be published in a daily newspaper that, in the opinion of the Minister, has such circulation within the Greater Toronto Area as to provide reasonable notice to persons affected by it.

Contents of notice

(6) The notice of extension shall specify the date to which the time has been extended and the final date for commencing an appeal to the Assessment Review Board.

Assessment valid and binding

(7) The assessment is, subject to subsections 14 (2) and (3), valid and binds all parties concerned, despite any defect or error in the assessment or in the notice required by this section or the omission to deliver the notice.

Delivery of notices

(8) The notice of assessment shall be delivered by leaving it at or mailing it to the residence or place of business of the person liable to pay tax.

Delivery to requested address

(9) If a person liable to pay tax submits a written notice to the Minister requesting that the notice of assessment be delivered to a particular address, the notice of assessment shall be delivered to that address and the notice stands until revoked.

Correction of errors

(10) The Minister may, before the fifteenth day following the day on which notices of assessment are delivered or the date to which the delivery of assessment notices is extended under subsection (4), correct any defect, error or omission in any assessment and shall deliver an amended notice to the person assessed.

Omission

**9.**—(1) If any taxable commercial property or commercial parking lot has not been assessed in whole or in part for the current year or for any part of either of the next two preceding years, and no taxes have been imposed for the assessment

omitted, the Minister shall make any assessment necessary to rectify the omission and such taxes as would have been payable if the assessment had been made shall be imposed and collected.

(2) If, after assessment notices have been given under sub-Supplesection 8 (1) and before the last day of the taxation year for assessments which taxes are imposed on the assessment referred to in the notices.

- (a) an increase in the gross area results from the erection, alteration, enlargement or improvement of any land or a portion thereof that commences to be used as a commercial property or a commercial parking lot; or
- (b) land or a portion thereof ceases to be exempt from taxation.

the Minister shall make such supplementary assessment as may be necessary to reflect the change.

(3) If a supplementary assessment has been made, the Idem amount of taxes to be imposed shall be the amount of taxes that would have been imposed for the portion of the taxation year remaining after the change occurred if the assessment had been made in the usual way.

(4) Notice that an assessment under subsection 8 (10) or Notice and under subsection (1) or (2) has been made shall be given to the owner of the land who is entitled to appeal as if the assessment had been regularly made.

10.—(1) Any person who is assessed under this Act may Complaint to complain in writing to the Assessment Review Board that the Review assessment is too high.

Assessment

(2) A complaint shall state the name and address where Time for notices can be given to the complainant and shall be delivered complaint or mailed to the regional registrar of the Assessment Review Board within thirty-five days following the day on which notices of assessment are delivered or the date to which the delivery of assessment notices is extended under subsection 8 (4).

- (3) The regional registrar shall promptly transmit a copy of Copy to Minister all complaints received to the Minister.
- (4) The parties to the proceedings are the Minister and all Parties persons complaining.

Notice of hearing

(5) The regional registrar shall give at least fourteen days notice to the parties of any hearing by the Assessment Review Board.

Adding parties

(6) If during the hearing it appears that another person should be a party to the hearing, the Board shall add the person as a party and, if necessary, adjourn and give the person notice of the hearing.

Copy of register admissible

(7) A copy of the register under subsection 7 (1), certified to be a true copy by the Minister, is admissible in evidence in any proceeding as proof of the original assessment made against each owner recorded in the register and, in the absence of evidence to the contrary, is proof of the contents of the assessment.

Preliminary explanation

(8) At the commencement of a hearing respecting the determination of the gross area of a commercial property or a commercial parking lot, the assessor shall explain the manner in which the assessment was arrived at and the complainant shall explain the nature of his or her complaint.

Alteration of assessment

(9) The decision of the Assessment Review Board shall be forwarded by the regional registrar to the Minister and the Minister shall alter the assessment in accordance with the decision if no appeal is taken.

Appeal to O.M.B.

**11.**—(1) An appeal lies to the Ontario Municipal Board from the decision of the Assessment Review Board under section 10.

Notice of appeal

(2) The party appealing shall, within twenty-one days of the mailing of the decision of the Assessment Review Board, deliver or mail to the regional registrar of the Assessment Review Board a notice of appeal accompanied by the fee prescribed under the *Ontario Municipal Board Act*.

R.S.O. 1980, c. 347

Delivery of notice of appeal

(3) The regional registrar of the Assessment Review Board shall promptly deliver or mail a copy of the notice of appeal to the other parties.

Material to be forwarded to O.M.B. (4) The regional registrar shall forward to the Ontario Municipal Board the notice of appeal, the fee mentioned in subsection (2) and any other material in the regional registrar's possession that is necessary for the hearing of the appeal.

New hearing

(5) The appeal shall be by way of a new hearing.

(6) If, on the basis of a decision of the Ontario Municipal Alteration Board or on an appeal therefrom, it appears that an alteration should be made in an assessment, the Minister shall, except where an appeal is commenced, alter the assessment to give effect to the decision.

12.—(1) The Minister or any person assessed may apply to the Supreme Court or to the district court of the district in which the land is situate for the determination of any question relating to the assessment, except a question as to whether the assessment is too high.

Application

(2) The persons to be served with notice under this section are the persons assessed and the Minister.

Service of

(3) An appeal lies to the Divisional Court from the judgment of the Supreme Court or the district court.

Appeal to Divisional Court

(4) The appeal from any judgment given by the Supreme Court or by a district court under this section shall not cause the assessment to be amended, but when such appeal has been disposed of, the Minister shall cause changes to be made in the assessment to give effect to the final determination.

When assessment to be changed

(5) The judgment of the Supreme Court, the district court Judgment of or the Divisional Court is binding upon the Assessment on Review Board and the Ontario Municipal Board.

court binding Assessment Review Board, etc.

(6) A proceeding may be brought under this section at any time but the court may only alter an assessment to affect taxes imposed and payable with respect to that assessment in the year in which the proceeding is commenced and any subsequent year.

Time for proceeding

13. No matter that could have been raised by way of com- Defence plaint to the Assessment Review Board or in a proceeding actions to with respect to an assessment in a court within the times lim- collect tax ited for bringing that complaint or proceeding under this Act shall be raised by way of defence in any action or other proceeding brought to collect the taxes.

**14.**—(1) Taxes shall be imposed in each year on the Basis of assessment made in the previous year.

(2) Nothing in this section deprives a person of any right of appeal provided for in this Act.

Rights of appeal preserved

(3) If the final determination of complaints, appeals or Idem other proceedings increases or reduces an assessment, the

taxes levied and payable with respect to the assessment shall be adjusted accordingly and,

- (a) any overpayment resulting from the adjustment shall be refunded by the Minister; or
- (b) any underpayment resulting from the adjustment shall be remitted to the Minister.

Tax bills

15.—(1) The tax imposed under this Act shall be for the calendar year and becomes due and payable in two equal instalments on the 1st day of February and the 1st day of October in the year in which it is imposed and the Minister shall deliver a tax bill to every owner of land subject to tax on or before the 1st day of January in the year in which the tax is payable.

Delivery

(2) A tax bill shall be delivered in the same manner and to the same address as a notice of assessment under section 8 but, where land is owned by more than one person, the Minister shall deliver the tax bill to the owner designated by the other owners for this purpose or, if no owner is designated, the Minister may select the person to whom the tax bill shall be sent.

Notice of address

(3) Despite subsection (2), if after the delivery of a notice of assessment and before the delivery of a tax bill under this section, an owner of land subject to tax submits a written notice to the Minister requesting that the tax bill be delivered to a particular address, the tax bill shall be delivered to that address and the notice stands until revoked.

Content of tax bill

(4) The tax bill shall show the assessment of the land, the rate of taxation, the amount of tax payable and such other information as may be prescribed.

Tax bill, omitted assessments (5) If an assessment is made under subsection 9 (1), the Minister shall deliver to the owner of the taxable commercial property or commercial parking lot a tax bill for all tax owing.

Idem

(6) If the tax bill delivered under subsection (5) covers a portion of a year, the Minister may deliver to the owner a tax bill for a proportion of the amount of the taxes that would have been payable under this Act for the year if the land omitted from assessment had been liable to assessment and taxation for the whole year, in the ratio that the number of full months remaining in the year after the land becomes liable to assessment and taxation bears to the number 12.

(7) If, between the 1st day of January and the 30th day of Tax on November in any year, land becomes liable to assessment and supplementary taxation under this Act for a reason described in clause assessment 9 (2) (a) or (b), the Minister may deliver to the owner a tax bill for a proportion of the amount of the taxes that would have been payable under this Act for the year, if the land had been liable to assessment and taxation for the whole year, in the ratio that the number of full months remaining in the year after the land becomes liable to assessment and taxation bears to the number 12.

(8) When a tax bill is issued under subsections (5) and (7), the tax billed is due and payable within thirty days of the date of that bill but, if a tax bill is issued before the 1st day of September in a year, the second instalment of tax payable with respect to the current year is payable on the 1st day of October in that year.

(9) Owners of land are jointly and severally liable for the Liability for payment of tax under this Act.

payment of

(10) The penalty for late payment of any instalment of tax payable under this Act is an amount equal to 5 per cent of the tax payable up to a maximum of \$10,000.

Penalty for late payment

(11) If, on a particular date, a debt as calculated under sub- Interest section (12) is payable by an owner, the owner shall be charged interest payable to the Treasurer at the prescribed rate and calculated in the prescribed manner on the amount of the debt from that date to the date the amount is received by the Minister.

(12) The amount of the debt payable by an owner under Calculation of debt this Act at a particular date is the amount by which,

- (a) the aggregate of,
  - (i) all instalments of tax under this Act payable by the owner before that date with respect to the current and all previous years,
  - (ii) the amount, if any, by which the total amount of tax payable by the owner under this Act for all years ending before that date exceeds the aggregate of all instalments of tax payable by the owner under this Act in those years,
  - (iii) all penalties assessed under this Act against the owner at any time before that date, and

(iv) the total of all amounts of interest charged under this section to the owner in respect of a period of time ending before that date,

exceeds,

- (b) the aggregate of,
  - (i) the amount of all instalments paid by the owner under this Act in a year ending before that date, and
  - (ii) the total of all amounts of interest credited to the owner in respect of a period of time ending before that date.

Compound

(13) The interest under subsection (11) shall be computed and compounded monthly to the date on which it is paid.

Cancellation, reduction, refund of taxes

- 16.—(1) An owner of land may apply to the Minister for the cancellation, reduction or refund of taxes imposed in the year in respect of which the application is made, or for any part of either or both of the two preceding years, if,
  - (a) the land has become exempt from taxation during the year or during the two preceding years after the delivery of assessment notices;
  - (b) during the year or during the two preceding years after the delivery of assessment notices the land was razed by fire or demolition or was damaged by fire or demolition so as to render it substantially unusable as a commercial property or as a commercial parking lot; or
  - (c) the owner has been overcharged by reason of a clerical error, the transposition of figures, a typographical error or similar type of error, but not an error in judgment in making the assessment upon which the taxes have been calculated.

Idem

(2) If an owner who is entitled to apply for the cancellation, reduction or refund of taxes under clause (1) (c) fails to apply, the Minister may apply in his or her stead and this section applies with necessary modifications to that application.

Time for making application

(3) An application under subsection (1) may be made at any time during the year in respect of which the application is made and until the 28th day of February in the following year.

(4) The Minister shall with all due dispatch consider the Powers of application and may,

- (a) reject the application;
- (b) if the taxes have not been paid, cancel the taxes or reduce the taxes:
- (c) if the taxes have been paid in full, order a refund of the taxes or any part thereof; or
- (d) if the taxes have been paid in part, order a refund of the taxes paid or any part thereof and reduce or cancel the portion of the taxes unpaid.
- (5) The Minister shall, by ordinary mail or by personal service, give the applicant notice of the decision respecting the application together with written reasons therefor.

Notice of decision

(6) A cancellation, reduction or refund under clause (1) (a) shall be for a proportionate part of the taxes based on the reduction or number of months in the year during which the exemption refund existed.

Proportionate cancellation.

(7) A cancellation, reduction or refund under clause (1) (b) Idem shall be for a proportionate part of the taxes based on the number of months in the year during which the land was razed or damaged by fire or demolition.

(8) Where an applicant objects to a notice given under sub-Objection section (5), (15) or (18), the applicant may, within sixty days from the date of mailing or personal service of the notice, serve on the Minister, by registered mail addressed to the Minister, a notice of objection in duplicate in the prescribed form setting out the reasons for the objection and all relevant facts.

- (9) The Minister may accept a notice of objection even if it Acceptance is not served in the manner required.
- (10) Upon receipt of a notice of objection, the Minister Reconsidshall, with all due dispatch, reconsider the decision objected to, and the Minister shall promptly notify the applicant of his or her decision by registered mail.

(11) A decision of the Minister under subsection (10) is Where final and is not subject to appeal unless the decision involves the interpretation of a provision of this Act or involves an issue solely of law.

decision final

Resolution of question

(12) In any dispute over a decision of the Minister under subsection (10), the Minister may, where the dispute involves the interpretation of a provision of this Act or involves an issue solely of law in which no facts are in dispute or involves the proper inference to be drawn from facts that are not in dispute, agree in writing with the applicant as to the undisputed facts and apply to the Divisional Court to have the issue in dispute determined.

Idem

(13) If the Minister does not make the application within six weeks of the date upon which the undisputed facts have been agreed upon in writing, the applicant may apply to the court to have the issue determined.

Restoration of taxes

(14) If the Minister has made a decision in any year under subsection (4) to cancel, refund or reduce taxes for that year in respect of land mentioned in clause (1) (b) and the Minister is subsequently satisfied that the land has been reconstructed or repaired and has been returned to use before the end of that year, the Minister may direct that such portion as the Minister considers appropriate of the tax reduction, or of the taxes that were cancelled or refunded, be restored as taxes owing for that year.

Direction

(15) A direction under subsection (14) may be made at any time up to the 28th day of February of the immediately following year and the Minister shall, by ordinary mail or by personal service, give the applicant notice of the direction together with written reasons therefor.

Payment

(16) The Minister shall bill the owner of land for taxes restored under subsection (14) and the tax billed is due and payable within thirty days of the date of the bill but, if a tax bill is issued before the 1st day of September in a year, the second instalment of tax payable with respect to the current year is payable on the 1st day of October in accordance with subsection 15 (1).

Refund of

(17) If a person has paid an amount under this Act as tax and that amount is not payable as tax under this Act, such amount shall be refunded if, within three years following the date of its payment, an application for refund is made to the Minister and it is established to the satisfaction of the Minister that the amount was not payable as tax under this Act.

Notice

(18) The Minister shall notify the applicant of his or her decision by ordinary mail or by personal service.

One application

(19) Only one application under subsection (17) may be made with respect to any amount paid as tax under this Act.

(20) If an overpayment arises as a result of the cancellation, Interest reduction or refund by the Minister of taxes that have been paid, interest at the rate prescribed, computed and compounded monthly, shall be paid from the date the overpayment arose to the date of refund, unless the amount of interest is less than \$1, in which case no interest shall be paid.

17.—(1) All taxes imposed under this Act are, upon regis- Lien upon tration by the Minister in the proper land registry office of a notice claiming the first lien and charge conferred by this section, a first lien and charge upon the land liable to the taxes.

(2) The first lien and charge conferred by subsection (1) is Amounts in respect of all taxes that are payable at the time of registration of the notices and all taxes that become payable thereafter while the notice remains registered, and such first lien and charge has priority over all encumbrances or claims registered or attaching to the subject property subsequent to the registration of the notice.

18.—(1) Upon default of payment of any tax payable Recovery of under this Act.

- (a) the Minister may bring an action for recovery thereof in any court in which a debt or money demand of a similar amount may be collected, and every such action shall be brought in the name of the Minister or in the name of his or her office and may be continued by the Minister's successor in office as if no change had occurred and shall be tried without a jury; or
- (b) the Minister may issue a warrant directed to the sheriff of any county or district in which any property of a person liable to make a payment under this Act is located for the amount owed by that person, together with interest thereon from the date of the issue of the warrant and the costs, expenses and poundage of the sheriff.
- (2) A warrant issued under clause (1) (b) has the same effect as a writ of execution issued out of the Supreme Court.

Effect of warrant

(3) If the Minister considers it advisable to do so, the Minister may accept security for the payment of taxes in any form that the Minister considers satisfactory.

Security for

19.—(1) If the Minister has knowledge or suspects that Garnishment within ninety days a person is or is about to become indebted or liable to make a payment to a person liable to make a pay-

ment under this Act, the Minister may by registered letter or by letter served personally, require the first-named person to pay the money otherwise payable to the second-named person in whole or in part to the Treasurer immediately on account of the liability under this Act and the requirement shall apply to all money that would otherwise be so paid in the ninety days next following the receipt of the letter.

Idem

- (2) Despite subsection (1), if the Minister has knowledge or suspects that within ninety days,
  - (a) a bank, credit union, trust company or other similar institution is about to loan or advance money to, or make a payment on behalf of, or make a payment in respect of a negotiable instrument issued by a person liable to make a payment under this Act, who is indebted to the institution; or
  - (b) a person, other than an institution, is about to loan or advance money to or make a payment on behalf of, a person who is liable to make a payment under this Act and who,
    - (i) is employed by or engaged in providing goods or services to the first-named person and who was, or will within ninety days be, so employed or so engaged, or
    - (ii) is not dealing at arm's length with the first-named person,

the Minister may, by registered letter, or by letter served personally, require the institution or person to pay immediately to the Treasurer, on account of the liability of the person liable to make a payment under this Act, all or part of the money that would otherwise have been loaned, advanced or paid, and any money paid to the Treasurer shall be deemed to have been loaned, advanced or paid to the person liable to make a payment under this Act.

Continuing effect of requisition

- (3) If the Minister has required a person to pay to the Treasurer money otherwise payable as interest, rent, remuneration, a dividend, an annuity payment or other periodic payment to a person who is liable to make a payment under this Act,
  - (a) the requirement applies to all periodic payments to be made by the first-named person to the secondnamed person after the date of receipt of the

Minister's letter until the liability of the secondnamed person is satisfied; and

- (b) the payments required to be paid to the Treasurer shall be the full amount of each payment or in such lesser amount as the Minister may designate in the Minister's letter.
- (4) The receipt of the Treasurer for money paid as required 1dem under this section is sufficient discharge of the original liability to the extent of the payment.

(5) Every person who has discharged any liability to a per- Liability of

son liable to make a payment under this Act without complying with the requirement under this section is liable to pay to Her Majesty in right of Ontario the lesser of an amount equal to the liability discharged and the amount that person was required to pay to the Treasurer under this section.

(6) Every institution that fails to comply with a requirement Idem under subsection (2) is liable to pay to Her Majesty in right of

Ontario an amount equal to the lesser of,

(2) to pay the Treasurer.

- (a) the aggregate of the money advanced or paid; and (b) the amount that it was required under subsection
- (7) If a person who is or is about to become indebted or Service

liable to make a payment to a person liable to payment under this Act carries on business under a name or style other than his or her own name, the registered letter under subsection (1) may be addressed to the name or style under which he or she carries on business and, in the case of personal service, it shall be deemed to have been validly served if it has been left with an adult person employed at the place of business of the addressee.

(8) If the persons who are or are about to become indebted Idem or liable to make a payment to a person liable to make a payment under this Act carry on business as a partnership, a letter under subsection (1) may be addressed to the partnership name and, in the case of personal service, it shall be deemed to have been validly served if it has been served on one of the partners or left with an adult person employed at the place of business of the partnership.

(9) This section is subject to the Wages Act.

Failure to remit

(10) If any person, without reasonable excuse, has failed to remit to the Treasurer the money as required under this section, the Minister may apply before a judge of the Supreme Court for an order directing that person to remit the money.

Remedies for recovery of tax

**20.**—(1) The use of any of the remedies under sections 17, 18 and 19 does not bar or affect the use of any other remedy under those sections or other remedy existing at law.

Limitation

(2) No proceeding taken under section 17, 18 or 19 limits or affects any lien, charge or priority existing under this Act or otherwise.

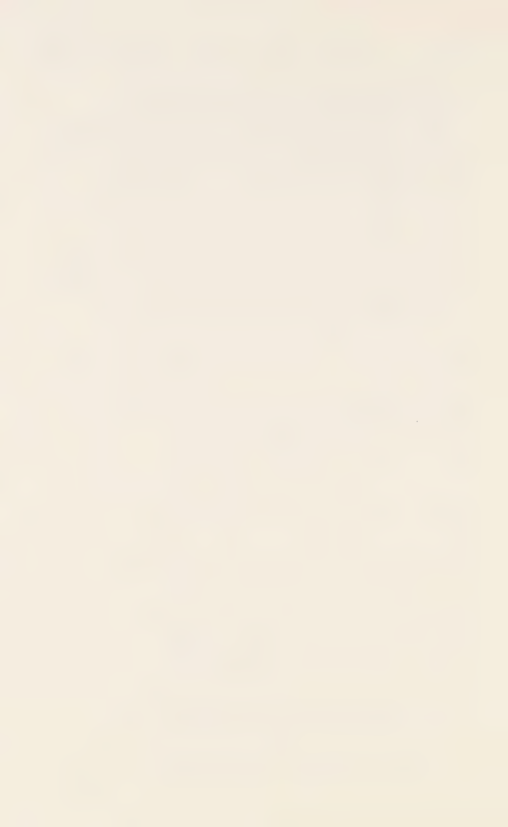
Compliance to be proved by affidavit (3) In any proceeding taken under this Act, the facts necessary to establish the compliance of the Minister with this Act and the lack of compliance by any person with this Act shall, in the absence of evidence to the contrary, be sufficiently proved by affidavit of the Minister or any officer of the Ministry of Revenue.

Regulations

- **21.**—(1) The Lieutenant Governor in Council may make regulations,
  - (a) authorizing or requiring the Deputy Minister of Revenue or any officer of the Ministry to exercise any power or perform any duty conferred or imposed upon the Minister by this Act or the regulations;
  - (b) defining any word or expression used in this Act that has not already been expressly defined in this Act:
  - (c) prescribing the rate of interest payable under this Act or the regulations, or a formula for computing that rate, and the method of calculating that interest;
  - (d) providing for the rebate of tax in whole or in part owing to special circumstances, and prescribing the conditions under which the rebates may be made and the payment of interest to persons to whom any rebate of tax is made;
  - (e) providing for limiting the amount of tax payable under this Act in special circumstances where inconvenience or hardship might otherwise result;
  - (f) prescribing additional classes of land to be included in the definition of "commercial property";

- (g) exempting commercial properties and commercial parking lots from the tax imposed by this Act.
- (2) The Minister may make regulations prescribing any Regulations form that is required by this Act or the regulations or that will assist in the administration of this Act, and prescribing how and by whom any form shall be completed and what information it shall contain.

- (3) A regulation made under this Act is, if it so provides, Retroactivity effective with reference to a period before it was filed.
- 22.—(1) This Act, except section 3, comes into force on Commencethe earlier of.
  - (a) the day on which it receives Royal Assent; or
  - (b) the 1st day of October, 1989.
- (2) Section 3 comes into force on the 1st day of January, Idem 1990.
- 23. The short title of this Act is the Commercial Concen-Short title tration Tax Act, 1989.



## CHAPTER 76

An Act to impose a Tax on Employers for the purpose of providing for Health Care and to revise the requirements respecting the payment of Premiums under the Health Insurance Act

Assented to December 19th, 1989

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1.**—(1) In this Act,

Definitions

"assessment" includes reassessment:

"employee" means,

- (a) an individual employed by and in the service of an employer,
- (b) an individual who holds office from an employer and receives remuneration in respect of the performance of the duties of the office.
- (c) with reference to reporting for work at a permanent establishment of an employer in Ontario, an employee of the employer from whose remuneration the employer is required to deduct, withhold and remit an amount under the Income Tax Act on R.S.O. 1980, account of the tax payable by the employee under that Act or would be required to so deduct, withhold and remit if the employee's remuneration were greater;

"employer" means a person or a government, including the government of a province, a territory or Canada, who pays remuneration to an employee;

"inspector" means a person authorized by the Minister as an inspector under this Act;

"Minister" means Minister of Revenue:

"Ministry" means Ministry of Revenue;

"place of business" means a place where an undertaking or activity, including a function of government, is carried on, whether or not carried on for gain or profit;

"prescribed" means prescribed by the regulations;

"quarter", in respect of an instalment of tax under this Act, refers to a period of three consecutive months;

"regulations" means regulations made under this Act;

R.S.C. 1952, c. 148 "remuneration" includes all payments, benefits and allowances received or deemed to be received by an individual that, by reason of section 5, 6 or 7 of the *Income Tax Act* (Canada), are required to be included in the income of the individual for the purposes of that Act and, without limiting the generality of the foregoing, includes salaries and wages, bonuses, taxable allowances and commissions and other similar amounts fixed by reference to the volume of sales made or contracts negotiated, but does not include a pension, annuity or superannuation benefit paid by an employer to a former employee after retirement of the employee;

"small employer" means,

- (a) in respect of 1990, an employer who pays total Ontario remuneration for 1990 that does not exceed \$400,000, and
- (b) in respect of any other year, an employer who pays total Ontario remuneration for the year that does not exceed the prescribed amount for the year;

"total Ontario remuneration", in respect of an employer, means the total remuneration paid,

- (a) to or on behalf of all of the employees of the employer who report for work at a permanent establishment of the employer in Ontario, and
- (b) to or on behalf of all of the employees of the employer who are not required to report for work at a permanent establishment of the employer but whose remuneration is paid from or through a permanent establishment of the employer in Ontario;

<sup>&</sup>quot;Treasurer" means Treasurer of Ontario.

(2) In this Act, "permanent establishment" includes any Permanent fixed place of business, including an agency, a branch, a factory, a farm, a gas well, a mine, an office, an oil well, timberland, a warehouse and a workshop and, without limiting the generality of the foregoing.

- (a) a corporation has a permanent establishment in the place designated in its charter or by-laws as being its head office:
- (b) a person shall be deemed to have a permanent establishment in a jurisdiction in which the person carries on business through an employee or an agent either of whom has general authority to contract for the person;
- (c) a person shall be deemed to have a permanent establishment in a jurisdiction in which an employee or agent of the person has a stock of merchandise owned by the person from which the employee or agent fills orders received by the employee or agent;
- (d) land or premises owned or leased by an employer is a permanent establishment of the employer;
- an employer shall be deemed to have a permanent establishment in the place where and at the time when the employer uses substantial machinery or equipment:
- (f) an insurance corporation has a permanent establishment in each jurisdiction in which the corporation is registered or licensed to do business;
- (g) an employer, who does not otherwise carry on business in Canada in a year, has a permanent establishment at any place where the employer produces, grows, mines, creates, manufactures, fabricates, improves, packs, preserves, processes or constructs, in whole or in part, anything in Canada, whether or not the employer exports that thing without selling it prior to exportation; and
- (h) an employer who has no fixed place of business shall be deemed to have a permanent establishment in the principal place in which the employer conducts business and in each place from which the employer carries on or transacts a substantial portion of the business.

Tax

**2.**—(1) Every employer shall pay to the Crown in right of Ontario a tax calculated in accordance with this Act.

Calculation of tax

- (2) The amount of the tax payable by an employer for a year is an amount equal to the product of the total Ontario remuneration paid by the employer during the year multiplied by,
  - (a) where the total Ontario remuneration paid by the employer during the year does not exceed \$200,000, a rate of 0.98 per cent;
  - (b) where the total Ontario remuneration paid by the employer during the year exceeds \$200,000 but does not exceed \$400,000, the rate set out in the Table opposite the range of remunerations which includes the total Ontario remuneration paid by the employer during the year; or
  - (c) where the total Ontario remuneration paid by the employer during the year exceeds \$400,000, a rate of 1.95 per cent.

## **TABLE**

Total Ontario Remuneration	Rate
More than \$200,000 to and in	cluding \$230,000 1.101 per cent
More than \$230,000 to and in	cluding \$260,000 1.223 per cent
More than \$260,000 to and in	cluding \$290,000 1.344 per cent
More than \$290,000 to and in	cluding \$320,000 1.465 per cent
More than \$320,000 to and in	cluding \$350,000 1.586 per cent
More than \$350,000 to and in	cluding \$380,000 1.708 per cent
More than \$380,000 to and in	cluding \$400,000 1.829 per cent

Amounts included in total Ontario remuneration

- (3) In determining the tax payable under this Act by any person, a payment made by the person, including a payment in kind, may be deemed by the Minister to be part of the total Ontario remuneration paid by the person where,
  - (a) the payment is made to an employee of the person, a former employee of the person or another person who, at the time of the payment, did not deal at arm's length (within the meaning of section 251 of the *Income Tax Act* (Canada)) with an employee or former employee of the person; and
- R.S.C. 1952, c. 148
- (b) it is reasonable for the Minister to consider that the payment is made by the person in consideration for services rendered to the employer by the employee, former employee or the other person who did not

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deal at arm's length with an employee or former employee of the person.

(4) No person otherwise subject to tax under this Act is Exemptions exempt therefrom by reason of an exemption granted to the Acts person, or to or in respect of the personal or real property of the person, by or under any other Act unless the other Act expressly mentions this Act.

3.—(1) Every employer shall pay monthly instalments to Instalments the Treasurer at the prescribed time or times on account of the tax payable for the year under this Act by the employer.

(2) Despite subsection (1), a small employer for the year Small shall pay quarterly instalments to the Treasurer at the prescribed time or times on account of the tax payable for the year under this Act by the small employer.

(3) The amount of an instalment under subsection (1) or Amount (2) shall be determined according to the following formula:

## $I = T \times R$

Where:

I is the amount of the instalment in dollars:

T is the total Ontario remuneration paid by the employer during the month or the quarter, as applicable, last ending before the date the instalment is required to be paid;

R is the rate under section 2 that would apply if the total Ontario remuneration paid by the employer for the year was equal to,

- (a) in the case of a monthly instalment, twelve times the total Ontario remuneration paid by the employer for the month immediately preceding the date on which the employer is required to pay the instalment; or
- (b) in the case of a quarterly instalment, four times the total Ontario remuneration paid by the employer for the quarter immediately preceding the date on which the employer is required to pay the instalment.
- (4) Every employer shall remit to the Minister each instal- Remittance ment of tax that the employer is required to pay under this and

statement

Act together with a statement in a form approved by the Minister setting out the amount of the instalment, the amount of total Ontario remuneration upon which the instalment is calculated and such other information as may be required by the Minister for the purposes of this Act.

When remitted or paid

- (5) Any amount required by this Act to be remitted to the Minister or paid to the Treasurer is remitted or paid upon,
  - (a) receipt of the remittance or payment by the Ministry of Revenue;
  - (b) receipt and acceptance of the remittance or payment by a branch of a bank or other financial institution that accepts and undertakes to forward to the Minister such remittances and payments.

Prescribed times for

- (6) For the purposes of this section, the prescribed time at which an employer shall pay instalments to the Treasurer on account of the tax payable by the employer under this Act for 1990 is.
  - (a) the 15th day of each month in 1990 if the employer is required to make monthly instalments on account of the tax payable for 1990; and
  - (b) the 15th days of April, July and October, 1990, and the 15th day of January, 1991, if the employer is a small employer for 1990.

Formula

(7) Despite subsection (3), in applying the formula contained in that subsection to determine the amount of the monthly instalment that may be payable by an employer on January 15, 1990, "T" may be read as the total Ontario remuneration paid by the employer during December, 1989 or the total Ontario remuneration that has been or will be paid by the employer during January, 1990.

Definition

**4.**—(1) In this section, "Ontario resident" means a person who has a permanent establishment in Ontario.

Deemed employer (2) An Ontario resident who enters into an agreement with a non-resident employer under which work is performed or services are provided during a year for the benefit of the Ontario resident by an individual employed by the non-resident employer, the Ontario resident shall be deemed to be the employer of the individual and the individual shall be deemed to be an employee of the Ontario resident during any period in the year when the work is performed or the services are provided, if,

- (a) the non-resident employer does not have a permanent establishment in Ontario during the period and is not subject to tax under this Act calculated by reference to remuneration paid to the individual performing the work or providing the services for the benefit of the Ontario resident during the period:
- (b) the work is performed or the services are provided in Ontario:
- (c) the Ontario resident and the non-resident employer do not deal at arm's length, within the meaning of section 251 of the Income Tax Act (Canada), at any R.S.C. 1952, time during the period or did not deal at arm's length at the time they entered into the agreement or arrangement; and

- (d) the work being performed or the services being provided by the individual for the benefit of the Ontario resident are under the approval and direction of the Ontario resident and are of a nature which, in the Minister's opinion, could be expected to be carried out by an employee of a person for whose benefit the work is performed or the services are provided.
- (3) Where an Ontario resident referred to in subsection (2) Deemed is deemed by that subsection to be the employer of an individual employed by a non-resident employer during a period in a year,

- (a) the Ontario resident shall be deemed to pay remuneration to the individual during the period in which the individual is deemed to be an employee of the Ontario resident in an amount equal to the remuneration paid or to be paid by the non-resident employer to the individual in respect of the work performed or the services provided by the individual in the period for the benefit of the Ontario resident: and
- (b) the individual shall be deemed to be an employee who reports for work at a permanent establishment of the Ontario resident in Ontario.
- 5.—(1) Every employer who is liable to pay tax under this Annual Act for a year shall deliver to the Minister on or before the prescribed date a return in a form approved by the Minister setting out the total Ontario remuneration paid or deemed to

have been paid by the employer for the year, the amount of tax payable for the year under this Act and such other information as may be required by the Minister for the purposes of this Act.

Cessation of permanent establishment

(2) An employer who ceases to have a permanent establishment in Ontario before the end of a year shall deliver the return required under subsection (1) for the year to the Minister on or before the prescribed day.

Certification of return

(3) Every employer shall ensure that each return delivered under this section is verified by a certificate that states that the information contained in the return is true and correct and that is signed by the employer, by a duly authorized officer of the employer or, in the case of an employer having its head office outside Ontario, by the manager or chief agent of the employer in Ontario or by such other person or persons having knowledge to the satisfaction of the Minister of the matters required to be disclosed in the return.

Supplemental return

(4) The Minister may at any time require an employer to deliver to the Minister a return in respect of any period of time setting out such information as the Minister may specify for the purposes of this Act.

Unpaid tax

(5) The Minister may require the employer to remit to the Minister with the return under subsection (4) any tax under this Act that was not previously paid in respect of the period.

Extension of time

(6) The Minister may extend the time for delivering a return or paying an amount required to be paid under this Act, with or without interest.

Returns by trustees in bankruptcy, etc.

(7) Every trustee in bankruptcy, assignee, liquidator, curator, receiver, trustee or committee and every agent or other person administering, managing, winding-up, controlling or otherwise dealing with the property, business, estate or income of an employer shall, if the employer has not delivered a return under this section for a year, deliver the return for the employer on or before the date required under this section.

Balance of

(8) Every employer or person referred to in subsection (7) shall remit to the Minister the balance of tax, if any, payable under this Act by the employer in respect of a year at the time the return under this section is required to be delivered.

Refunds

**6.**—(1) If the return required to be delivered by an employer under this Act has been delivered, the Minister,

- (a) may refund without application therefor any overpayment made on account of the tax payable under this Act for the year; and
- (b) shall make such a refund if application therefor has been made in writing to the Minister within four years from the day on which the return was required to be delivered under section 5.
- (2) Instead of making a refund under subsection (1), the Application Minister may, where the employer is liable or is about to liability become liable to make a payment under this Act or under any other Act administered by the Minister, apply the amount of the overpayment to the liability and in such case the Minister shall notify the employer that such action was taken.

7.—(1) Where, on a particular date, the aggregate of the Interest debt payable by an employer under this Act and all amounts which were at any time refunded to the employer or applied under this Act exceed the aggregate of all payments previously made by the employer under this Act, the employer shall be charged interest payable to the Treasurer at the prescribed rate and calculated in the prescribed manner on the amount of such excess from that date to the date the amount of such excess amount is received by the Minister.

(2) Where, on a particular date, the aggregate of all pay- Interest paid ments previously made by an employer under this Act exceeds the aggregate of the debt payable by the employer under this Act as of that date and all amounts which were at any time refunded to the employer or applied under this Act, the Minister shall pay, credit or apply under this Act interest on the amount of such excess at the prescribed rate and calculated in the prescribed manner from that date to the date the amount of the excess is refunded to the employer or applied in accordance with this Act.

(3) Interest under this section shall be computed and com- Compound pounded monthly to the date on which it is paid, refunded or applied under this Act.

(4) In this section, the amount of the debt, if any, payable Amount of by an employer under this Act at a particular date is the amount by which,

- (a) the aggregate of,
  - (i) all instalments of tax under this Act payable by the employer before the date with respect to the current and all prior years,

- (ii) the amount, if any, by which the total amount of tax payable by the employer under this Act for all years ending before the date exceeds the aggregate of all instalments of tax payable by the employer under this Act in those years,
- (iii) all penalties assessed under this Act against the employer at any time before the date, and
- (iv) the aggregate of all amounts each of which is an amount of interest charged under this section to the employer in respect of a period of time ending before the date,

exceeds,

- (b) the aggregate of,
  - (i) the amount, if any, by which the aggregate of all instalments payable by the employer under this Act in a year ending before the date exceeds the total amount of tax payable by the employer under this Act for those years, and
  - (ii) the aggregate of all amounts each of which is an amount of interest credited to the employer in respect of a period of time ending before the date.

Determination of prescribed rate

- (5) For the purposes of this Act, unless a regulation has been made and filed under clause 38 (1) (c), the prescribed rate of interest payable per year shall be determined using the following rules:
  - 1. The rate of interest shall be reviewed semi-annually and adjusted effective the 1st day of April and the 1st day of October in each year and shall remain in force until the next adjustment date.
  - 2. If the interest adjustment date is the 1st day of April, the rate of interest shall be the mean rate rounded to the nearest whole percentage point of the lowest interest rates charged to their most-credit-worthy borrowers for prime business loans by the Royal Bank of Canada, the Bank of Nova Scotia, the Canadian Imperial Bank of Commerce, the Bank of Montreal and the Toronto-Dominion Bank on the immediately preceding 15th day of January.

- If the interest adjustment date is the 1st day of October, the rate of interest shall be the mean rate rounded to the nearest whole percentage point of the lowest interest rates charged to their mostcredit-worthy borrowers for prime business loans by the Royal Bank of Canada, the Bank of Nova Scotia, the Canadian Imperial Bank of Commerce, the Bank of Montreal and the Toronto-Dominion Bank on the immediately preceding 15th day of July.
- For the period from the 1st day of January, 1990 to the 31st day of March, 1990, the rate of interest under this Act shall be 14 per cent per year.
- 8.—(1) The Minister may assess the tax, interest or penal- Tax ties payable in respect of a year under this Act,

assessments

- at any time, if the employer or person delivering the return for the year under this Act,
  - (i) has made any misrepresentation that is attributable to neglect, carelessness or wilful default, or has committed any fraud, in delivering the return or in supplying any information under this Act or in omitting to disclose any information, or
  - (ii) has filed with the Minister a waiver in a form approved by the Minister on or before the expiry of the time provided in clause (b); and
- (b) within four years from the later of the day on which the return required under this Act to be delivered was received by the Minister and the day the return was required to be delivered to the Minister.
- (2) Where the Minister assesses tax, interest or penalties Notice of under subsection (1), the Minister shall send a notice of assessment to the person liable to pay the amount assessed.

(3) Liability for tax or interest payable under this Act is not Continuation affected by an incorrect or incomplete assessment or by the fact that no assessment has been made.

of liability

(4) The Minister is not bound by a statement, a return or Minister not bound by information delivered under this Act by or on behalf of any returns person and may assess the tax and any interest and penalties payable under this Act whether or not a return has been delivered and despite the contents of any return or information delivered to the Minister.

Assessment valid and binding

(5) An assessment, subject to being varied or vacated on an objection or appeal and subject to further assessment, shall be deemed to be valid and binding despite any error, defect or omission in the assessment or in any proceeding under this Act related to the assessment.

Payment of assessment

(6) Every employer shall, within thirty days from the date of sending of an assessment, pay any assessed tax, interest and penalties then remaining unpaid, whether or not an objection to or an appeal from the assessment is outstanding.

Payment forthwith

- (7) The Minister may direct that all taxes, interest and penalties then remaining unpaid by an employer on the day of sending of a notice of assessment be paid forthwith by the employer where,
  - (a) the Minister is of the opinion that the employer is attempting to avoid payment of the taxes, interest or penalties; or
  - (b) the Minister made the assessment after the employer failed to deliver a return required under this Act or delivered an incomplete or inaccurate return.

Objection to tax assessment

9.—(1) An employer who objects to an assessment made under section 8 may, within 180 days from the day of sending of the notice of assessment, serve on the Minister a notice of objection in duplicate in the form approved by the Minister setting out the reasons for the objection and all relevant facts.

Service of notice of objection

(2) Service of a notice of objection under this section shall be by registered mail addressed to the Minister or by such other method as is prescribed.

Acceptance of notice

(3) The Minister may accept a notice of objection under this section even though the notice was not served in the manner required by subsection (2).

Extension of time

(4) The time within which a notice of objection is to be served may be extended by the Minister if application for the extension is made within one year from the day of mailing of the notice of assessment which is the subject of the objection.

Minister's duty to reconsider (5) Upon receipt of the notice of objection, the Minister shall, as quickly as possible, reconsider the assessment and vacate, confirm or vary the assessment.

Notice of decision

(6) The Minister shall notify the employer by registered mail or in the prescribed manner as to the action taken by the

Minister under subsection (5) as quickly as possible after taking the action.

(7) An assessment made by the Minister under this section Time is not invalid by reason only that it is not made within the time required under section 8.

(8) An assessment by the Minister in respect of tax, interest Subsequent or penalties that relates to the same year in relation to which not to a notice of objection to assessment is delivered to the Minister invalidate or an appeal from assessment is commenced in accordance with this Act does not invalidate the objection or appeal.

10.—(1) An employer who has served a notice of objec- Appeal from tion to an assessment under this Act may appeal the assessment, as vacated, confirmed or varied by the Minister, to the Supreme Court.

assessment

(2) No appeal under subsection (1) may be commenced Time more than ninety days after the date on which notice is given to the employer that the Minister has vacated, confirmed or varied the assessment

(3) An appeal shall be commenced by serving on the Manner Minister a notice of appeal in duplicate in a form approved by the Minister and filing a copy of the notice with the Registrar of the Supreme Court or the local registrar of the Supreme Court for the district in which the employer appealing has a permanent establishment.

- (4) A notice of appeal shall be served upon the Minister by Service registered mail or in a prescribed manner.
- (5) The Minister may extend the time for commencing an Extension of appeal if application for the extension is made before the expiration of the time specified in this section.

(6) The employer appealing shall set out in the notice of Contents appeal a statement of the allegations of fact, the statutory provisions and the reasons the employer intends to submit in support of the appeal.

(7) The Minister shall, as quickly as possible, serve on the Reply employer and file with the court a reply to the notice of appeal admitting or denving the facts alleged and stating such further allegations of fact and all statutory provisions and reasons that the Minister intends to rely on.

(8) Where the Minister does not file the reply within 18() Application days from the date of service of the notice of appeal upon the

Minister, the employer may, upon twenty-one days notice to the Minister, apply to a judge of the Supreme Court for an order requiring the Minister to serve and file the reply within such time as the judge may order.

Order

(9) Upon an application under subsection (8), the judge may, if the judge considers it proper in the circumstances, order also that upon the failure of the Minister to serve and file the reply in the time specified in the order, the assessment or part thereof, as the case may be, with respect to which the appeal is taken shall be vacated and any tax paid pursuant to such assessment or the part thereof shall be repaid to the employer.

Revival

(10) Nothing in this section revives an appeal that is void or affects an assessment that has become valid and binding under this Act.

Action

11.—(1) Upon the filing of the notice of appeal and reply in the Supreme Court in accordance with section 10, the matter shall be deemed to be an action in the Supreme Court and the practice and procedure of the Supreme Court, including the right of appeal, and the practice and procedure relating to appeals, apply to the action.

Enforcement

(2) Every judgment or order given or made in the action may be enforced in the same manner and by the same process as a judgment or order in an action commenced in the Supreme Court.

Irregularity

(3) An assessment shall not be vacated or varied on appeal by reason only of an irregularity, informality, omission or error on the part of any person in the observation of any directory provision of this Act.

Powers of

- (4) The court may dispose of an appeal by dismissing it, allowing it, or by allowing it and,
  - (a) vacating the assessment;
  - (b) varying the assessment;
  - (c) restoring the assessment; or
  - (d) referring the assessment back to the Minister for reconsideration and reassessment.

Order for payment

(5) The court may, in delivering judgment disposing of an appeal, order payment or refund of tax, interest, penalties or

costs by the employer or the Minister, as the court considers appropriate.

12.—(1) Every employer required by this Act to pay tax Records and shall keep records and books of account at a permanent establishment in Ontario of the employer or at such other place as is designated by the Minister.

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(2) Every employer required by subsection (1) to keep rec- Form and ords and books of account shall keep the records and books of account in such form and containing such information as will enable the Minister to determine that this Act and the regulations have been complied with.

(3) The Minister may require an employer who has failed Failure to to keep records and books of account that comply with subsections (1) and (2) to keep such records and books of account as the Minister specifies.

keep records

(4) Every employer required by this section to keep records Retention of and books of account shall, until permission for their disposal is given by the Minister, retain each such record and book of account and every primary source document required to support and verify the entries and information in the records and books of account.

**13.**—(1) The Minister may appoint in writing one or more Audits persons as inspectors for the purposes of this Act.

(2) An inspector may at any reasonable time, without a warrant, enter any place of business of an employer to make an inspection to ensure that there is compliance with this Act and the regulations.

Entry and inspection

(3) Upon an inspection under this section, the inspector,

Powers on inspection

- (a) has the right to inspect the premises and the operations carried out on the premises:
- (b) has the right to free access, at any reasonable time, to all books of account, documents, correspondence and records, including payroll, employment and any other records that are or may be relevant for the purposes of the inspection, regardless of the form or medium in which such books, documents, correspondence and records are kept, but, if they or any of them are kept in a form or medium that is not legible, the inspector is entitled to require the person apparently in charge of them to produce a legible physical copy for examination by the inspector;

- (c) has the right to question a person on matters that are or may be relevant to an inspection under this Act, subject to the person's right to have counsel or some other representative present during the examination; and
- (d) has the right to test the accuracy and integrity of computer programs used in processing information relevant to determining any amount payable under this Act.

Obstruction of inspector

**14.** No person shall obstruct an inspector or withhold or conceal from an inspector any book of account, document, correspondence or record, including any payroll, employment or other record that is or may be relevant for the purposes of an inspection under this Act.

Demand for information

- **15.**—(1) The Minister may, for the purpose of the administration or enforcement of this Act, by a written notice require from an employer or from a director, employee or agent of an employer, or from any other person,
  - (a) any information or additional information or any required or prescribed form; or
  - (b) production, or production on oath or affirmation, of books of account, documents, correspondence and records, including payroll, employment and any other records that are or may be relevant to the administration or enforcement of this Act.

Time for production

(2) A notice under subsection (1) may require that the information or production be given or produced within such reasonable time as is specified in the letter or demand.

Copies of documents

**16.** A copy of a book of account, document, correspondence or record, or any part of any of them, certified by an inspector or an employee of the Ministry to be a true copy of the original shall be received in evidence in any proceeding to the same extent and have the same evidentiary value as the material of which it is a copy.

Administration of oaths 17. Any officer or employee of the Ministry who is authorized by the Minister may administer oaths and take or receive affidavits, declarations or affirmations for the purpose of or incidental to the administration or enforcement of this Act, and every person so authorized has, in respect of any such oath, affidavit, declaration or affirmation, all the powers of a commissioner for taking affidavits.

- 18.—(1) In this section, "institution" means a bank, credit Garnishment union, trust company or other similar organization.
- (2) Where the Minister has knowledge or suspects that a Notice by person is or will be, within ninety days, liable to make a payment to an employer who is liable to make a payment under this Act, the Minister may, by a written notice, require the person to pay forthwith, where the moneys are immediately payable, and, in any other case, as and when the moneys become payable, the moneys otherwise payable to the employer in whole or in part to the Treasurer on account of the employer's liability under this Act.

- (3) Despite subsection (2), where the Minister has knowl- Idem edge or suspects that within ninety days,
  - (a) an institution will loan or advance moneys to, or make a payment on behalf of, or make a payment in respect of a negotiable instrument issued by an employer who is indebted to the institution and who has granted security in respect of the indebtedness; OT
  - (b) a person other than an institution will loan or advance moneys to, or make a payment on behalf of, an employer who the Minister knows or suspects.
    - (i) is engaged in providing services or property to that person, or was or will be within ninety days, or
    - (ii) where that person is a corporation which is not dealing at arm's length with the employer,

the Minister may, by a written notice, require the institution or the person, as the case may be, to pay in whole or in part to the Treasurer, on account of the employer's liability under this Act, the moneys that would otherwise be loaned, advanced or paid, and any moneys paid to the Treasurer shall be deemed to have been loaned, advanced or paid, as the case may be, to the employer.

- (4) Where, under this section, the Minister has required a Idem person to pay to the Treasurer moneys otherwise payable by the person to an employer as interest, rent, a dividend, an annuity payment, or other periodic payment,
  - (a) the requirement shall apply to all such periodic payments to be made by the person to the employer

after the date of receipt by the person of the Minister's letter, until the employer's liability under this Act has been satisfied; and

(b) the payments required to be made to the Treasurer shall be made from each such periodic payment in the amount or amounts designated in the Minister's letter.

Receipt of the Treasurer (5) The receipt of the Treasurer for moneys paid as required under this section is a good and sufficient discharge of the original liability to the extent of the payment.

Liability for failure to comply

(6) Every person who fails to comply with a requirement under subsection (2), (3) or (4) is liable to pay to the Crown in right of Ontario an amount equal to the amount that the person was required under subsection (2), (3) or (4), as applicable, to pay to the Treasurer.

Idem

- (7) Every institution or person who fails to comply with a requirement under subsection (2), (3) or (4) with respect to moneys to be loaned, advanced or paid is liable to pay to the Crown in right of Ontario an amount equal to the lesser of,
  - (a) the aggregate of moneys so loaned, advanced or paid; or
  - (b) the amount that the institution or person was required by subsection (2), (3) or (4) to pay to the Treasurer.

Application of R.S.O. 1980, c. 526

(8) This section is subject to the Wages Act.

Liability of receivers,

19.—(1) Every trustee or other person required by this Act to file an annual return for an employer in respect of a year shall, within thirty days from the day of mailing of a notice of assessment issued by the Minister, pay all taxes, interest and penalties payable under this Act by the employer to the extent that the person has or had, at any time since the year, in his or her possession or control property belonging to the employer or the estate of the employer and shall thereupon be deemed to have made the payment on behalf of the employer.

Certificate of taxes paid

(2) Every assignee, liquidator, receiver, receiver-manager and other agent, other than a trustee in bankruptcy, before distributing any property of the employer under such person's control, shall obtain a certificate from the Minister certifying that all taxes, interest and penalties that have been assessed

under this Act and are chargeable against or payable out of the property of the employer have been paid or that security for the payment thereof in a form acceptable to the Minister has been given under this Act.

(3) Any person referred to in subsection (2) who fails to Personal obtain the certificate referred to therein is personally liable to receivers the Crown in right of Ontario for an amount equal to the taxes, interest and penalties under subsection (1) and such debt shall be deemed to be tax owing by such person under this Act and may be enforced in accordance with the provisions of this Act.

20.—(1) Upon default of payment by an employer of any Recovery of tax, interest or penalty imposed by this Act,

tax, interest and penalties

- (a) the Minister may bring an action for the recovery thereof in any court in which a debt or money demand of a similar amount may be collected, and every such action shall be brought and executed in and by the name of the Minister or the Minister's name of office, may be continued by his or her successor in office as if no change had occurred and shall be tried without a jury;
- (b) the Minister may issue a warrant, directed to the sheriff of the district where any property of the employer is located or situate, for the amount of tax, interest and penalty or any of them owing by the employer, together with interest thereon from the date of the issue of the warrant and the costs, expenses and poundage of the sheriff, and such warrant has the same force and effect as a writ of seizure and sale issued out of the Supreme Court of Ontario.

(2) The Minister may, if the Minister considers it advisable, Security accept security for the payment of taxes by an employer by way of a mortgage or other charge of any kind upon the property of the employer or of any other person, or by way of a guarantee of the payment of the taxes by another person.

(3) The Minister is entitled to recover from an employer Costs the reasonable costs and charges incurred in the course of obtaining payment of taxes, interest or penalties owed by the employer under this Act in connection with,

(a) the service of a notice or other document;

- (b) the bringing of an action for the recovery of tax, interest and penalties; or
- (c) the issuance and execution of a warrant referred to in clause (1) (b) to the extent not recovered by the sheriff upon execution thereof.

Idem

(4) For the purpose of collecting debts owed by an employer to the Crown in right of Ontario under this Act, the Minister may purchase or otherwise acquire any interest in the property of an employer that the Minister is given a right to acquire in legal proceedings or under a court order or that is offered for sale or redemption, and the Minister may dispose of an interest so acquired in such manner as the Minister considers reasonable.

Out-ofprovince employer **21.**—(1) In this section, "out-of-province employer" means an employer who does not ordinarily maintain a permanent establishment in Ontario but will establish a permanent establishment in Ontario for a period not exceeding twenty-four months.

Security

(2) Before establishing a permanent establishment in Ontario, an out-of-province employer shall provide security to the Minister for the tax which may become payable by him or her under this Act and shall obtain a certificate in duplicate from the Minister that the requirements of this section have been met.

Form of security

(3) The security referred to in subsection (2), and any security in replacement thereof, shall be in a form and of a kind acceptable to the Minister, and the Minister may demand additional or replacement security from time to time if the Minister considers that the original security is insufficient in relation to the out-of-province employer's liabilities which will arise under this Act.

Waiver by Minister

- (4) In the certificate issued under subsection (2), or in any replacement thereof issued after a request by the out-of-province employer, the Minister may waive the requirement that the out-of-province employer provide security if the Minister is satisfied at the time the certificate or replacement certificate is issued that.
  - (a) the out-of-province employer will be maintaining a permanent establishment in Ontario for more than twenty-four consecutive months after the issuance of the certificate; or

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- (b) the total Ontario remuneration in respect of the out-of-province employer for the year in which the certificate or replacement certificate is issued and for all subsequent years in which the out-of-province employer will be maintaining a permanent establishment in Ontario will be nil.
- (5) Any person making a payment to an out-of-province Duty of employer without first obtaining the duplicate copy of the certificate to be issued under this section shall.

payment to out-ofprovince employer

- (a) deduct 1.95 per cent of all amounts payable to the out-of-province employer and pay such amount to the Treasurer on behalf of or as agent for the outof-province employer on account of tax payable by the out-of-province employer under this Act; or
- (b) provide security in a form and of a kind acceptable to the Minister for 1.95 per cent of the total amount payable to the out-of-province employer to secure payment of the tax payable by the out-of-province employer under this Act.
- (6) If a person dealing with an out-of-province employer Liability fails to comply with subsection (5), the person is personally liable for payment of that portion of the tax imposed by this Act each year on the out-of-province employer that is determined in accordance with the following formula:

## $L = T \times (A/R)$

where:

L is the amount of the liability of the person for the year under this subsection, expressed in dollars;

T is the toal amount of tax payable by the out-ofprovince employer for the year;

A is the portion of the total Ontario remuneration for the year paid by the out-of-province employer in connection with carrying out the terms of all contracts between the person and the out-of-province employer; and

R is the total Ontario remuneration for the year paid by the out-of-province employer.

Computation of interest

(7) For the purposes of computing interest payable to any person under section 7, any cash deposit paid to the Minister to be held as security under this section shall be considered to be a payment made under this Act, but nothing in this section relieves an out-of-province employer from the requirement to pay instalments under section 3 or any other amount required by this Act to be paid.

Compromises

**22.** Where there is uncertainty as to the liability of an employer to pay any tax imposed under this Act, or where, owing to special circumstances, it is inequitable to demand payment of the whole amount imposed by this Act, the Minister may accept such amount as the Minister considers proper in satisfaction of any tax, interest and penalties under this Act.

Notice of sale of assets

23.—(1) Where an employer has failed to pay taxes, interest and penalties or any of them imposed by this Act for a period of more than three years from the date of sending of a notice of assessment under this Act, no person shall sell any property of the employer unless the person has given written notice by registered letter to the Minister not less than ten days before the date of the sale.

Penalty

(2) Every person who contravenes subsection (1) is liable to a penalty of not less than an amount equal to the amount of the taxes, interest and penalties owed by the employer on the date of the sale.

Remedies

**24.**—(1) The use of a remedy provided by this Act does not bar or affect any of the other remedies provided by this Act.

Additional remedies

(2) The remedies provided by this Act for the recovery or enforcement of the payment of any tax, interest and penalty or any of them imposed by this Act are in addition to any other remedies existing by law.

Priorities

**25.** No action or other proceeding taken under this Act in any way prejudices, limits or affects any charge or priority existing under this Act or otherwise.

Proof by affidavit

**26.** For the purpose of a proceeding under this Act, an affidavit by the Minister or an officer of the Ministry is, in the absence of evidence to the contrary, proof of the facts set out in the affidavit without proof of the signature or office of the Minister or officer of the Ministry.

Confidentiality **27.** Every person employed in the administration or enforcement of this Act or in the development and evaluation

of tax policy for the Government of Ontario shall preserve secrecy with respect to all matters related to this Act that come to his or her knowledge in the course of such employment and shall not communicate any information or material related to any such matter to any other person except.

(a) as may be required in connection with the administration or enforcement of this Act, any other Act administered by the Minister or the Income Tax Act R.S.C. 1952. (Canada) or the regulations made under any of them:

- (b) as may be required in connection with the development and evaluation of tax policy by the Government of Ontario:
- (c) with the consent of the person to whom the information or material relates:
- (d) to counsel for the person required by this section to preserve secrecy.
- 28. The Minister may, for the purpose of administering Exchange of this Act, enter into an agreement with the Government of Canada or the government of any other province or territory of Canada under which such government will be allowed access to information obtained under this Act and the Minister will be allowed access to information obtained under any Act of such government.

29.—(1) Any notice or other document required by this Service of Act to be served or given may be served personally, may be sent by registered mail addressed to the person to whom the notice or other document is to be served or given at the last known address of the person or may be served in the prescribed manner.

- (2) A notice by the Minister under this Act is validly Address addressed.
  - (a) to a person, if addressed to the person in the name or style under which the person carries on business;
  - (b) to persons who carry on business in partnership, if addressed to the partnership.
- (3) A notice by the Minister under this Act is validly Personal served.

- (a) upon a person, if left with an adult person employed at the place of business of the person to whom the notice is addressed:
- (b) upon persons who carry on business in partnership, if served on one of the partners or left with an adult person employed at the place of business of the partnership.

Registered mail (4) A notice or other document sent by registered mail in accordance with subsection (1) shall be deemed to have been served or given on the fifth day after the day of mailing unless the person to whom the notice or other document is sent establishes that, although acting in good faith, he or she did not receive the notice or did not receive the notice until a later date.

Delivery to Minister (5) A return or other document under this Act that is delivered to the Minister shall be deemed to be delivered on the day it is received by the Minister.

Penalties, failure to deliver return **30.**—(1) Every person who fails to deliver a return or statement at the time and in the manner required by this Act or the regulations shall pay a penalty of an amount equal to 10 per cent of the tax or of the instalment on account of tax unpaid on the date the return or statement was required to be delivered, but such penalty shall not be less than \$50 and not more than \$2,500.

Failure to complete return

(2) Every employer who fails to complete the information required on a return or statement is liable to a penalty of the greater of 1 per cent of tax or of the instalment on account of tax payable by the employer under this Act or \$50, up to a maximum of \$200.

False statement

- (3) Where a person, acting or purporting to act on behalf of an employer, knowingly, or in circumstances amounting to gross negligence in the carrying out of any duty or obligation imposed by or under this Act, makes or participates in, assents to or acquiesces in the making of, an incorrect statement or an omission in a return, certificate or other document delivered or made as required by or under this Act or the regulations, the employer is liable to a penalty of 25 per cent of the amount, if any, by which,
  - (a) the tax for the year that would be payable under this Act if the remuneration paid during the year had been computed by adding to the remuneration reported in the return, certificate or other document for the year that portion of the understate-

ment of remuneration for the year which is reasonably attributable to the false statement,

exceeds.

- (b) the tax for the year that would have been payable by the employer under this Act had the tax payable for the year been calculated on the basis of the information provided in the return, certificate or other document.
- **31.**—(1) Every person who makes, participates in, assents Offences, to or acquiesces in the making of false or deceptive statements in a return, certificate, statement or answer or other document delivered or made as required by or under this Act or the regulations is guilty of an offence.

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(2) Every person who, to evade payment of the tax Idem. imposed by this Act, destroys, alters, mutilates, secretes or otherwise disposes of the records or books of account of an employer is guilty of an offence.

- (3) Every person who makes, assents to or acquiesces in Idem the making of false or deceptive entries in records or books of account of an employer is guilty of an offence.
- (4) Every person who omits, or assents to or acquiesces in the omission, to enter a material particular in records or books of account of an employer is guilty of an offence.

Offences, material facts

(5) Every person who wilfully in any manner evades or Offence. attempts to evade compliance with this Act or payment of the tax imposed by this Act is guilty of an offence.

compliance

(6) Every person who conspires with any other person to commit an offence described in subsections (1) to (5) is guilty of an offence.

Offence. conspiracy

(7) Every person who is guilty of an offence under sub- Punishment section (1), (2), (3), (4), (5) or (6), in addition to any other penalty, is liable on conviction to,

(a) a fine of not less than the greater of \$500 and 25 per cent of the amount of the tax that should have been shown to be payable or that was sought to be evaded and not more than double the amount of the tax which should have been shown to be payable or which was sought to be evaded;

- (b) imprisonment for a term of not more than two years; or
- (c) both a fine under clause (a) and imprisonment under clause (b).

Offence, failure to deliver return **32.** Every employer who fails to deliver a return at the time and in the manner required by this Act or the regulations is guilty of an offence and, in addition to any other penalty, is liable on conviction to a fine of not less than \$50 and not more than \$500 for each day or part of a day on which the offence occurs or continues.

Offence, records and books of account

**33.**—(1) Every person who fails to keep records and books of account in accordance with this Act and the regulations is guilty of an offence.

Idem

(2) Every person who fails to keep such records and books of account as the Minister specifies under subsection 12 (3) is guilty of an offence.

Idem

(3) Every person who fails to retain records, books of account and source documents required by this Act until permission for disposal is given by the Minister is guilty of an offence.

Fine

(4) Every person who is guilty of an offence under subsection (1), (2) or (3) is liable on conviction to a fine of not less than \$50 and not more than \$500 for each day or part of a day on which the offence occurs or continues.

Offence, obstruction

**34.** Every person who obstructs an inspector or withholds or conceals from an inspector any payroll, employment or other record that is or may be relevant for the purposes of an inspection under this Act is guilty of an offence and on conviction is liable to a fine of not less than \$50 and not more than \$5,000 on a first conviction and not less than \$100 and not more than \$10,000 on each subsequent conviction.

General offence

**35.** Every person who contravenes or fails to comply with any provision of this Act or the regulations is guilty of an offence and on conviction, where no other fine is provided in this Act, is liable on conviction for each day or part of a day on which the offence occurs or continues to a fine of not more than \$5,000.

Officers, etc., of corporations

**36.** Where a corporation is guilty of an offence under this Act, any officer, director or agent of the corporation who directed, authorized, assented to, acquiesced in, or participated in, the commission of the offence is guilty of the offence

and on conviction is liable to the punishment provided for the offence whether or not the corporation has been prosecuted or convicted.

37. Proceedings for an offence under this Act or the regu-Limitation lations shall not be commenced after six years after the date on which the offence was, or is alleged to have been, committed.

- 38.—(1) The Lieutenant Governor in Council may make Regulations regulations.
  - (a) prescribing any matter referred to in this Act as prescribed by the regulations;
  - (b) defining any word or expression in this Act that has not been expressly defined in this Act;
  - (c) prescribing rates of interest for the purposes of this Act or a formula for computing the rates and the method of calculating the interest;
  - (d) requiring or permitting the payment of instalments on account of tax payable under this Act at times and with respect to time periods other than as required under section 3, and providing for the method of determining the amount of such instalment payments;
  - (e) requiring or permitting the determination of the amount of an instalment payment in a manner other than as required under section 3;
  - prescribing persons or classes of persons who will be (f) exempt from the payment of tax and from the requirement to make instalment payments under this Act:
  - (g) prescribing classes of individuals or employees whose remuneration shall be deemed not to form part of total Ontario remuneration paid by an employer or a class of employers;
  - (h) providing for a rebate of tax in whole or in part and prescribing the terms and conditions under which such rebates shall be made and the method of determining the amount of such rebate.
  - (2) The Minister may make regulations,

- (a) prescribing forms that, in the opinion of the Minister, will assist in the administration of this Act and requiring the use of such forms;
- (b) prescribing how and by whom forms required by this Act or prescribed forms shall be completed;
- (c) prescribing what information shall be set out in forms required by this Act or in prescribed forms.

Retroactivity

(3) A regulation is, if it so provides, effective with ref-R.S.O. 1980. erence to a period before it is filed under the Regulations Act.

The Crown

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39. This Act binds the Crown.

Question-

- **40.** The Minister may for any purpose related to the administration of this Act request information from any employer by way of a questionnaire, and every employer shall respond within such reasonable time as is specified in the request.
- **41.**—(1) Clause **4** (2) (b) of the *Health Insurance Act*, being chapter 197 of the Revised Statutes of Ontario, 1980, is amended by striking out "and collection of premiums" in the second and third lines.
- (2) Section 11 of the said Act is amended by adding thereto the following subsection:

Transitional

- (3) Every person is entitled to become an insured person without payment of a premium upon application to the General Manager in the form provided by the General Manager if the person, after the 31st day of December, 1989 and before the 1st day of April, 1990,
  - (a) becomes a resident of Ontario; or
  - (b) is a resident of Ontario and ceases to be a member of a class designated by the regulations.
- (3) Section 12 of the said Act is amended by striking out "during the period in respect of which his premium is paid or dispensed with under this Act" in the fourth, fifth and sixth lines.
  - (4) Sections 13, 14 and 15 of the said Act are repealed.
  - (5) Sections 16, 17 and 18 of the said Act are repealed.
  - (6) Clause 26 (1) (b) of the said Act is repealed.

- (7) Clause 28 (a) of the said Act is amended by striking out "or (b)" in the first line.
- (8) Subsection 46 (1) of the said Act is repealed and the following substituted therefor:
- (1) Any person designated in writing by the General Man-Inspections ager may enter the premises of a person or organization that was an employer of a mandatory group before the 1st day of January, 1990 or of a person who was a collector under this Act before that date and inspect the books of account, payroll records and other records for the purpose of obtaining information relating to the membership of the group.

- (9) Subsection 47 (1) of the said Act is amended by striking out "fails" in the second line and inserting in lieu thereof "has failed".
- (10) Subsection 47 (3) of the said Act is amended by striking out "concurs" in the second line and inserting in lieu thereof "has concurred".
- (11) Section 48 of the said Act is amended by striking out "Where an employer or collector that is a corporation fails" in the first and second lines and inserting in lieu thereof "Where a person or organization that was an employer before the 1st day of January, 1990, or a person that was a collector before that date and that is a corporation, has failed".
- (12) Clauses 51 (1) (c), (d) and (e) of the said Act are repealed.
  - (13) Clauses 51 (1) (g) and (h) of the said Act are repealed.
- (14) Clause 51 (1) (o) of the said Act is amended by striking out "in addition to the payment of the premiums" in the second and third lines.
- (15) Subsection 51 (1) of the said Act is amended by adding thereto the following clause:
  - (y) designating classes for the purpose of subsection 11 (3).
- (16) Subsection 52 (2) of the said Act is amended by striking out "additional premium or other charge beyond that necessary to entitle him to insured services under the Plan" in the sixth, seventh and eighth lines and inserting in lieu thereof "premium or other charge".

Commencement **42.**—(1) Except as provided in subsections (2) to (5), this Act comes into force on the 1st day of January, 1990.

Idem

(2) This section and sections 1, 38 and 43 come into force on the day this Act receives Royal Assent.

ldem

(3) Section 40 shall be deemed to have come into force on the 1st day of August, 1989.

Idem

(4) Subsections 41 (2), (5), (8), (9), (10), (11) and (12) come into force on the 1st day of January, 1990.

Idem

(5) Subsections 41 (1), (3), (4), (6), (7), (13), (14) and (16) come into force on the 1st day of April, 1990.

Short title

**43.** The short title of this Act is the *Employer Health Tax Act*, 1989.

## CHAPTER 77

## An Act to amend the Land Transfer Tax Act

Assented to December 19th, 1989

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. The Land Transfer Tax Act, being chapter 231 of the Revised Statutes of Ontario, 1980, is amended by adding thereto the following section:
- 2a.—(1) For the purposes of this section, a disposition of Disposition a beneficial interest in land includes.

of beneficial

- (a) a sale, transfer or assignment, however effected, of any part of a beneficial interest in land; and
- any change in entitlement to or any accretion to a beneficial interest in land,

but does not include,

- (c) a disposition of agricultural land, within the meaning of subsection 2 (2b);
- (d) a transfer of a beneficial interest in land which occurs by reason of the death of the owner of the interest, if the transfer is not required to be made under the terms of an agreement enforceable by or against the person legally or beneficially entitled to the interest immediately following the death of the owner:
- (e) a transfer or assignment of a beneficial interest in land by a debtor to a creditor for the purpose only of providing security for a debt or loan and a transfer or reassignment by the creditor to the debtor of the security:
- a lease of land or a transfer of the interest of a (f) lessee under a lease of land if, at the time of the disposition, the unexpired term of the lease, includ-

ing any renewals or extensions provided for in the lease, does not exceed fifty years; or

- (g) a transfer or assignment of a beneficial interest in land arising on the execution of an agreement of purchase and sale of an interest in the land, or by a subsequent assignment of such beneficial interest by a purchaser under the agreement or by an assignee thereof, where,
  - (i) the value of the consideration specified in the agreement has not been paid to or for the benefit of the transferor, or
  - (ii) the liability for the value of the consideration specified in the agreement has not been assumed by or on behalf of the transferee.

Tax on disposition of a beneficial interest (2) If there is a disposition of a beneficial interest in land, tax at the rates otherwise determined under section 2 is payable to the Treasurer on the thirtieth day after the date of the disposition as if the disposition were a conveyance of land tendered for registration.

By whom payable (3) The tax under subsection (2) is payable by every person who acquires a beneficial interest in land or whose beneficial interest in land is increased as a result of the disposition.

Multiple interests

(4) If more than one person acquires a beneficial interest in land, or more than one person's beneficial interest in land is increased as a result of the disposition, each of them is liable to pay only that percentage of the tax otherwise payable under this section that reflects their proportional share of the acquisition of or increase in beneficial interest.

Exceptions

- (5) No tax is payable by virtue of this section if,
  - (a) an instrument evidencing the disposition of the beneficial interest in land is registered within thirty days after the date of the disposition and the tax payable under section 2 on the registration of the instrument has been paid; or
  - (b) the disposition of the beneficial interest in land is prescribed as being exempt.

Tax paid once only (6) If a person has paid tax under this section and proposes to register an instrument evidencing the disposition, no tax is payable under section 2 if the Minister is satisfied that the instrument,

- (a) does not transfer any beneficial interest in land to any person other than a person who has paid tax on the disposition under this section; and
- (b) does not increase any person's beneficial interest in land in excess of the beneficial interest transferred by the disposition.
- (7) If the tax payable under this section has been paid, or Verification no tax is payable under this Act, the Minister, or a person authorized in writing by the Minister, shall so verify over his or her signature on the instrument.

of Minister

(8) An instrument verified under subsection (7) may be Registration registered without the payment of tax under section 2 and without the production of the affidavits otherwise required by this Act.

of instrument

(9) If the disposition of a beneficial interest in land is from Deferred one corporation to another corporation, each of which is an affiliate of the other immediately before and at the time of the disposition, the Minister may defer the payment of the tax payable by virtue of this section by the corporation acquiring the beneficial interest if

payment

- (a) before the thirtieth day after the date of disposition of the beneficial interest in the land, the corporation applies to the Minister for the deferral and submits a written undertaking satisfactory to the Minister, undertaking that for a period of at least thirty-six consecutive months immediately following the date of the disposition,
  - (i) the corporation making the disposition and the corporation acquiring the beneficial interest on the disposition will continue to be affiliates of each other, and
  - (ii) the beneficial interest in the land will continue to be owned by the corporation acquiring the beneficial interest on the disposition or by a corporation that is an affiliate of that corporation and with the corporation which made the disposition of the beneficial interest in the land:
- (b) security for the tax in a form and of a kind acceptable to the Minister is furnished to the Minister; and

(c) no conveyance or instrument evidencing the disposition has been registered.

Extension of time

(10) The Minister may extend the time for applying for a deferral and submitting the undertaking referred to in subsection (9) if the Minister is satisfied that any delay by the corporation in applying for the deferral or submitting the undertaking was not for the purpose of attempting to delay, avoid or evade the payment of the tax.

Cancellation to tax

- (11) The Minister shall return the security furnished in respect of the deferral granted under subsection (9) and the amount of tax deferred is no longer owing by reason of this section if.
  - (a) the Minister is of the opinion that the undertaking given under subsection (9) has been satisfied and no conveyance or instrument evidencing the disposition of the beneficial interest in land has been registered;
  - (b) a conveyance or instrument evidencing the disposition of the beneficial interest in land to the corporation has been registered and the tax payable under section 2 on the registration has been paid; or
  - (c) there has been a disposition of the beneficial interest in the land, or a conveyance of the land, by the corporation, or by an affiliate of the corporation, to a person who is not an affiliate of the corporation and tax has been paid under this Act in respect of that disposition or on registration of the conveyance, as applicable.

Dissolution or winding-up

(12) For the purposes of subsection (11), if a corporation was an affiliate of another corporation immediately before winding-up or dissolving, the corporation shall be considered to continue to exist and to be an affiliate of that other corporation for the purpose of determining whether any undertakings given under subsection (9) have been fulfilled with respect to any disposition of a beneficial interest in land made before the winding-up or dissolution of the corporation or in the course of any distribution of property of the corporation on the winding-up or dissolution.

Requirement to pay tax (13) Nothing in subsection (9) or (11) relieves any person from the payment of tax under this Act upon the registration of a conveyance which evidences the disposition of a beneficial interest in land.

under this Act.

(14) In this section, "affiliate" means an affiliate as Definition described in subsection 1 (2) of the Securities Act.

R.S.O. 1980.

2.—(1) Section 4 of the said Act, as amended by the Statutes of Ontario, 1983, chapter 20, section 3 and 1989, chapter 39, section 3, is further amended by adding thereto the following subsections:

(8a) Every person liable to pay tax under section 2a shall Idem deliver a return to the Minister, in a form approved by the Minister, on or before the day when the tax is payable under that section and shall remit the tax payable with the return.

(8b) Every person who holds a legal interest in land in trust Idem for any other person shall, within thirty days of becoming aware of any disposition of a beneficial interest in land to which section 2a applies, deliver to the Minister a return in a form approved by the Minister setting out the particulars of the disposition and such other information as the Minister may require for the purpose of determining the tax liability

(9a) Every person who fails to deliver a return as required Idem

- by subsection (8a), or who fails to remit with the return the amount of tax payable, shall pay, when assessed therefor, a penalty of an amount equal to the amount of the tax payable.
- (2) The said section 4 is further amended by adding thereto the following subsection:
- (8c) If a legal interest in land is held in trust for another More than person by more than one trustee, the return required to be delivered under subsection (8b) may be made by one or more of the trustees on behalf of all of the trustees.

one trustee

- (3) Subsections 4 (10) and (11) of the said Act, as enacted by the Statutes of Ontario, 1983, chapter 20, section 3, are repealed and the following substituted therefor:
- (10) The Minister may extend the time for making the Extension of return required under subsection (8), (8a) or (8b) either returns before or after the time for making it has expired.
- (11) In addition to any penalty otherwise payable under Offence this Act, every person who has failed to deliver a return as required by subsection (8), (8a) or (8b) is guilty of an offence and on conviction is liable to a fine of not less than 25 per

cent of the tax payable and not more than double the amount of the tax payable.

- 3. Section 5 of the said Act, as re-enacted by the Statutes of Ontario, 1983, chapter 20, section 4 and amended by 1989, chapter 72, section 79, is further amended by inserting after "subsection 4 (8)" in the third line "(8a) or (8b)".
- 4. Section 7 of the said Act, as amended by the Statutes of Ontario, 1983, chapter 20, section 5 and 1985, chapter 21, section 5, is further amended by adding thereto the following subsection:

Refund of tax paid under section 2a

- (4a) If the Minister is satisfied that a person has paid tax under section 2a on a disposition of a beneficial interest in land and under section 2 upon the registration of an instrument evidencing the disposition of the beneficial interest, the Minister may, upon application by the person in the prescribed manner within three years after the date of registration of the instrument, refund the tax paid under section 2a to that person.
- 5. Subsection 10 (1) of the said Act is repealed and the following substituted therefor:

Assessment of tax, penalties, etc.

- (1) If a person responsible for the payment of tax fails to pay it as required under this Act or if a person is liable to pay a penalty imposed by this Act, the Minister may make an assessment of the amount of the tax or penalty, together with any interest imposed thereon under this Act.
- 6. Subsection 15 (1) of the said Act, as re-enacted by the Statutes of Ontario, 1983, chapter 20, section 9, is repealed and the following substituted therefor:

Interest on unpaid tax

(1) If a tax imposed by this Act or any penalty assessed under this Act is not paid at the time required, interest on the unpaid amount shall be paid to the Treasurer at such rate as is prescribed by the Lieutenant Governor in Council.

Idem

(2) The Lieutenant Governor in Council may prescribe the method by which interest is to be calculated.

Restriction

- (3) No interest is payable for any period of time before the 10th day of April, 1974.
- 7. Section 16 of the said Act, as re-enacted by the Statutes of Ontario, 1983, chapter 20, section 10 and amended by 1985, chapter 21, section 9, is further amended by adding thereto the following subsection:

(11) Where tax is payable by virtue of section 2a, the dispo- Deeming sition of the beneficial interest in the land shall, for the purposes of this section, be considered to be a conveyance of land deemed to be tendered for registration or registered on the thirtieth day after the date of the disposition.

- 8. Subsection 18 (2) of the said Act, as amended by the Statutes of Ontario, 1989, chapter 39, section 6, is further amended by adding thereto the following clauses:
  - (aa) exempting from tax arising under section 2a prescribed dispositions or prescribed beneficial interests in land to which it is determined that section 2a was not intended to apply, or exempting from such tax prescribed dispositions of beneficial interests in land to persons prescribed for the purposes of this clause:
  - (i) prescribing anything that is required or permitted by this Act to be prescribed, determined or defined by regulation.
- 9. Any return required to be filed under subsection 4 (8a) Transition or (8b) of the said Act, as enacted by section 2 of this Act, shall be deemed to have been delivered at the time required under the said Act if delivered on or before the thirtieth day following the day this Act receives Royal Assent.

10.—(1) Except as provided in subsection (2), this Act Commencecomes into force on the day it receives Royal Assent.

- (2) Sections 1 to 4 and sections 6 to 8 shall be deemed to Idem have come into force on the 18th day of July, 1989 and apply with respect to dispositions of beneficial interests in land after that date other than.
  - (a) beneficial interests in land acquired pursuant to an agreement in writing to acquire the beneficial interest entered into before the 19th day of July, 1989 or as part of a lawful distribution to the public in accordance with a prospectus, preliminary prospectus or registration statement filed before the 19th day of July, 1989 with a public authority in Canada in accordance with the applicable securities legislation of Canada or of any province and, where required by law, accepted for filing by that public authority; and

beneficial interests in land acquired before the 1st **(b)** day of January, 1990 where arrangements in writing for the disposition were substantially advanced before the 19th day of July, 1989.

Short title

11. The short title of this Act is the Land Transfer Tax Amendment Act, 1989 (No. 2).

### CHAPTER 78

# An Act to amend the Municipality of Metropolitan Toronto Act

Assented to December 19th, 1989

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Subsection 21 (3) of the Municipality of Metropolitan Toronto Act, being chapter 314 of the Revised Statutes of Ontario, 1980, is repealed.
- 2. Section 62 of the said Act, as amended by the Statutes of Ontario, 1984, chapter 18, section 8, is repealed and the following substituted therefor:
- 62. The Metropolitan Council may contribute toward the Contribution cost to any area municipality of,

towards cost of pollution projects

- (a) the separation of sanitary and storm sewers in the area municipality; and
- (b) other water pollution control projects undertaken by the area municipality.
- 3. Subsection 66 (2) of the said Act is amended by striking out at the end thereof "but no such fees shall be charged to any area municipality or its agent".
- 4. Part V of the said Act is amended by adding thereto the following section:
- 66a.—(1) In this section, "waste" means waste as defined Definition in section 66.
- (2) The Metropolitan Council may make grants, on such Grants for terms as it considers expedient, to an area municipality, waste except a local board, for the establishment or operation of a programs program of the area municipality for the separation of waste at the source of collection or for the reduction, recovery, recycling or reuse of waste.

5. Section 70 of the said Act is amended by adding thereto the following subsection:

Deeming provision

- (4a) The soil and freehold of all roads designated to be assumed as metropolitan roads in a by-law passed under subsection (1) and approved by the Lieutenant Governor in Council under subsection (4) shall be deemed to have vested in the Metropolitan Corporation on the 1st day of January, 1954.
- **6.** Section 76 of the said Act is amended by adding thereto the following subsection:

Agreements respecting bridges

- (3) The Metropolitan Corporation and an area municipality may enter into agreements for sharing the costs of maintaining and repairing a bridge carrying a road that is not a metropolitan road over or under a metropolitan road.
- 7.—(1) Subsection 100 (1) of the said Act is repealed and the following substituted therefor:

Corporation members

- (1) The Commission is a body corporate and shall consist of such number of members appointed by by-law of the Metropolitan Council, as the Council considers appropriate.
  - (2) Subsection 100 (4) of the said Act is repealed.
- **8.** Section 147 of the said Act is amended by adding thereto the following clause:
  - (c) "Minister" means the Minister of Culture and Communications.
- 9.—(1) Subsection 148 (1) of the said Act is amended by striking out "The regional library board, which is a corporation, under the name of" in the first and second lines and inserting in lieu thereof "The corporation known as the".
- (2) Subsections 148 (2), (3) and (4) of the said Act are repealed and the following substituted therefor:

Time of appointment

(2) Appointments of members of the Library Board shall be made in the month of December in every year in which a regular election is held for the metropolitan councillors.

Term of office

(3) Members appointed under subsection (2) shall hold office for a three-year term, commencing on the 1st day of January after they are appointed and may be reappointed.

- (3) Subsection 148 (7) of the said Act, as amended by the Statutes of Ontario, 1984, chapter 57, section 44, is repealed and the following substituted therefor:
- (7) In the absence of the chairman or the vice-chairman, if Acting any, the Library Board may appoint one of its members as acting chairman.

- 10.—(1) Subsection 149 (2) of the said Act is repealed.
- (2) Section 149 of the said Act is amended by adding thereto the following subsection:
- (9) The Library Board has, and since the 23rd day of John Ross August, 1977 shall be deemed to have had, the power to Collection maintain the personal property known as the John Ross Robertson Collection in such building of the Library Board as the Library Board considers appropriate.

- 11. Part IX of the said Act is amended by adding thereto the following sections:
- **149a.**—(1) The primary functions of the Library Board are in co-operation with the area and other library boards,

Primary functions of Library Board

- (a) to provide a reference and research service that reflects the Metropolitan Area's unique needs; and
- (b) to supplement the public services provided by the area boards.
- (2) For the purposes of clause (1) (b), and for the purposes of provision by the Library Board of library resources and services to the Ontario library community, the Library Board shall be deemed to be a special library service board within the meaning of section 40 of the Public Libraries Act, 1984, but subsection 42 (2) of that Act shall not apply to the Library Board.

Deeming provision

1984, c. 57

(3) The Minister may make grants to the Library Board Grants under subsection 40 (1) of the Public Libraries Act, 1984 for the purposes of the functions described in clauses (1) (a) and (b) and for any other resources and services specified by the Minister to be provided by the Library Board in its capacity as a special library service board.

(4) The Library Board,

Powers and duties of Board

- (a) shall maintain a comprehensive collection of books, periodicals, films and other material for the purposes of clause (1) (a);
- (b) may operate a book-information service and an inter-library book-loan service for its own collections and those of the area boards;
- (c) may operate a circulating service for any part of its collections; and
- (d) may provide such other services as it considers necessary for a comprehensive and efficient library service within the Metropolitan Area.

Application of 1984, c. 57

**149b.**—(1) Clauses 10 (1) (a), (b) and (d), sections 11, 12, 13, 15, 16, 17 and 18, clauses 20 (b) to (h), sections 22, 23 and 28, subsection 35 (1) and section 37 of the *Public Libraries Act, 1984* apply with necessary modifications to the Library Board.

Idem

(2) For the purposes of clause 10 (1) (d) of the *Public Libraries Act*, 1984, any employee of any of the appointing bodies referred to in subsection 148 (1) shall be deemed to be an employee of the Metropolitan Corporation.

Idem

(3) For the purposes of clause 13 (d) of the *Public Libraries Act*, 1984, the reference therein to clause 10 (1) (c) shall be deemed to be a reference to the membership and residential requirements of clauses 148 (1) (a), (c), (d) and (e) of this Act.

Idem

- (4) For the purposes of subsection 22 (1) of the *Public Libraries Act*, 1984, the Metropolitan Council shall be deemed to be the sole appointing council.
- **12.** Section 150 of the said Act is amended by adding thereto the following subsection:

Annexation

- (2a) On the 1st day of January, 1989,
  - (a) that portion of the City of Brampton described as follows is annexed to The Corporation of the City of Etobicoke:

Parts 1, 2, 3, 4, 5 and 6 on a plan deposited in the Land Registry Office for the Registry Division of Peel (No. 43) as Plan 43R-10527; and (b) that portion of the Town of Vaughan described as follows is annexed to The Corporation of the City of Etobicoke:

> Parts 1, 2 and 3 on a plan deposited in the Land Registry Office for the Registry Division of York Region (No. 65) as 65R-4820, Parts 1, 2, 3, 4, 5 and 6 on a plan deposited in the said Land Registry Office as 65R-4821, Parts 1 and 2 on a plan deposited in the said Land Registry Office as 65R-5681 and Parts 1, 2, 3, 4, 5, 6, 7, 8 and 11 on a plan deposited in the said Land Registry Office as 65R-8430.

- 13.—(1) Clause 152 (1) (a) of the said Act, as re-enacted by the Statutes of Ontario, 1988, chapter 19, section 10, is amended by striking out "councillors" in the second line and inserting in lieu thereof "members".
- (2) Clause 152 (1) (b) of the said Act, as re-enacted by the Statutes of Ontario, 1988, chapter 19, section 10, is amended by striking out "councillors" in the second line and inserting in lieu thereof "members".
- (3) Section 152 of the said Act, as amended by the Statutes of Ontario, 1988, chapter 19, section 10, is further amended by adding thereto the following subsection:
- (4) The Borough of East York shall be deemed to be a city Deeming municipality for the purposes of subsections 30 (8), (9), (10) provision and (11) of the Municipal Act.

provision. members of R.S.O. 1980. c. 302

# **14.** Section 166 of the said Act is repealed.

15.—(1) Subsection 206 (2) of the said Act is repealed and the following substituted therefor:

(2) In addition to the powers that may be exercised under Sale of liquor subsection (1), the Metropolitan Council has power, subject to the Community Recreation Centres Act, to let, for such R.S.O. 1980. period as it considers advisable, the right to sell refreshments and, subject to the Liquor Licence Act and the regulations made thereunder, spirituous, fermented or intoxicating liquors within the metropolitan parks under such conditions as the Metropolitan Council may prescribe.

in parks

cc. 80, 244

(2) Clause 206 (5) (a) of the said Act is repealed and the following substituted therefor:

- (a) exercise all or any of the powers conferred on it under subsections (1) and (2) in respect of such lands.
- **16.** Section 224 of the said Act is amended by adding thereto the following subsection:

R.S.O. 1980, c. 302, s. 149 (2) applies

- (4) Subsection 149 (2) of the *Municipal Act* applies with necessary modifications to the Metropolitan Corporation.
- 17.—(1) Subsection 227 (24) of the said Act is amended by striking out "two members appointed by the Metropolitan Council, and the two" in the third and fourth lines and inserting in lieu thereof "such other members appointed by the Metropolitan Council as it considers appropriate and the".
- (2) Subsection 227 (28) of the said Act is amended by striking out "Two" in the first line and inserting in lieu thereof "A majority of".
- 18.—(1) Subsection 245 (1) of the said Act, as re-enacted by the Statutes of Ontario, 1984, chapter 18, section 17 and amended by 1988, chapter 19, section 13 and 1988, chapter 31, section 19, is further amended by inserting after "106" in the second line "112".
- (2) Section 245 of the said Act, as amended by the Statutes of Ontario, 1984, chapter 18, section 17, 1988, chapter 19, section 13 and 1988, chapter 31, section 19, is further amended by adding thereto the following subsection:

Fire coordinator (6a) The Metropolitan Council shall appoint a metropolitan fire co-ordinator who shall be responsible for the establishment of an emergency fire service plan for the Metropolitan Area, and the Metropolitan Corporation may spend such sums as it considers necessary to implement the plan.

Transition

19. Despite the re-enactment of subsections 148 (2) and (3) of the *Municipality of Metropolitan Toronto Act* by subsection 9 (2) of this Act, members of the Metropolitan Toronto Library Board in office on the day this Act comes into force continue in office until the 31st day of December, 1991.

Commencement 20.—(1) This Act, except section 12, comes into force on the day it receives Royal Assent.

- (2) Section 12 shall be deemed to have come into force on Idem the 1st day of January, 1989.
- 21. The short title of this Act is the Municipality of Metro- Short title politan Toronto Amendment Act, 1989.



# **CHAPTER 79**

# An Act to amend the Courts of Justice Act, 1984

Assented to December 19th, 1989

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Section 136 of the *Courts of Justice Act*, 1984, being chapter 11, as amended by the Statutes of Ontario, 1989, chapter 55, section 25, is repealed and the following substituted therefor:
- **136.**—(1) A party to a proceeding who speaks French has the right to require that it be conducted as a bilingual proceeding.
- (2) The following rules apply to a proceeding that is conducted as a bilingual proceeding:
  - 1. The hearings that the party specifies shall be presided over by a judge or officer who speaks English and French.
  - 2. If a hearing that the party has specified is held before a judge and jury in an area named in Schedule 1, the jury shall consist of persons who speak English and French.
  - 3. If a hearing that the party has specified is held without a jury, or with a jury in an area named in Schedule 1, evidence given and submissions made in English or French shall be received, recorded and transcribed in the language in which they are given.
  - 4. Any other part of the hearing may be conducted in French if, in the opinion of the presiding judge or officer, it can be so conducted.
  - 5. Oral evidence given in English or French at an examination out of court shall be received, recorded and transcribed in the language in which it is given.

- 6. In an area named in Schedule 2, a party may file pleadings and other documents written in French.
- 7. Elsewhere in Ontario, a party may file pleadings and other documents written in French if the other parties consent.
- 8. The reasons for a decision may be written in English or French.
- 9. On the request of a party or counsel who speaks English or French but not both, the court shall provide interpretation of anything given orally in the other language at hearings referred to in paragraphs 2 and 3 and at examinations out of court, and translation of reasons for a decision written in the other language.

Appeals

(3) When an appeal is taken in a proceeding that is being conducted as a bilingual proceeding, a party who speaks French has the right to require that the appeal be heard by a judge or judges who speak English and French; in that case subsection (2) applies to the appeal, with necessary modifications.

Documents filed in Ontario Court (Provincial Division) or Small Claims Court (4) A document filed by a party before a hearing in a proceeding in the Ontario Court (Provincial Division) or in the Small Claims Court may be written in French.

Process

(5) A process issued in or giving rise to a criminal proceeding or a proceeding in the Ontario Court (Provincial Division) may be written in French.

Translation

(6) On a party's request, the court shall provide translation into English or French of a document or process referred to in subsection (4) or (5) that is written in the other language.

Interpretation

(7) At a hearing to which paragraph 3 of subsection (2) does not apply, if a party acting in person makes submissions in French or a witness gives oral evidence in French, the court shall provide interpretation of the submissions or evidence into English.

Parties who are not natural persons (8) A corporation, partnership or sole proprietorship may exercise the rights conferred by this section in the same way as a natural person, unless the court orders otherwise.

- (9) The Lieutenant Governor in Council may make regu- Regulations lations.
  - prescribing procedures for the purpose of this (a) section:
  - (b) adding areas to Schedule 1 or 2.

#### SCHEDULE 1

#### **BILINGUAL JURIES**

Paragraphs 2 and 3 of subsection 136 (2)

The following counties: Essex

Prescott and Russell

Renfrew

Stormont, Dundas and Glengarry

The following territorial districts: Algoma

Cochrane Nipissing Sudbury Timiskaming

The area of the County of Welland as it existed on the 31st day of December, 1969.

The Regional Municipality of Ottawa-Carleton.

The Municipality of Metropolitan Toronto.

#### SCHEDULE 2

#### **BILINGUAL DOCUMENTS**

Paragraph 6 of subsection 136 (2)

The following counties: Essex

Prescott and Russell

Stormont, Dundas and Glengarry

The following territorial districts: Cochrane

The area of the County of Welland as it existed on the 31st day of December, 1969.

The Regional Municipality of Ottawa-Carleton.

The Municipality of Metropolitan Toronto.

Commencement

2. This Act comes into force on a day to be named by proclamation of the Lieutenant Governor.

Short title

3. The short title of this Act is the Courts of Justice Amendment Act, 1989 (No. 4).

## **CHAPTER 80**

## An Act to amend the Notaries Act

Assented to December 19th, 1989

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Subsection 2 (1) of the *Notaries Act*, being chapter 319 of the Revised Statutes of Ontario, 1980, is amended by striking out "by the Lieutenant Governor in Council" in the eighth line and inserting in lieu thereof "under the *Public Service Act*".
- 2. This Act comes into force on the day it receives Royal Commencement
- 3. The short title of this Act is the *Notaries Amendment Act*, Short title 1989.

## **CHAPTER 81**

# An Act to provide for the Consolidation and Revision of the Statutes of Ontario

Assented to December 19th, 1989

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

Appointment of commissioners

1.—(1) Donald L. Revell, Senior Legislative Counsel, A. Sidney Tucker, Deputy Senior Legislative Counsel and Margaret MacKinnon, Deputy Senior Legislative Counsel, are appointed commissioners to consolidate and revise the public general statutes of Ontario in accordance with this Act.

Idem

(2) The Lieutenant Governor in Council may appoint additional commissioners.

Duties of commissioners

**2.** The commissioners shall examine the public general statutes of Ontario enacted before the 1st day of January, 1991 and the French translations prepared under subsection 4 (1) of the *French Language Services Act*, 1986 and arrange, consolidate and revise them in accordance with this Act.

1986, c. 45

Powers of commissioners

- 3. The commissioners may,
  - (a) omit statutes and provisions that are not of general application or that are obsolete;
  - (b) alter numbering and arrangement;
  - (c) make changes in language, including punctuation, in order to achieve greater uniformity;
  - (d) make any changes that are necessary to bring out more clearly what is considered to be the Legislature's intention, to reconcile apparently inconsistent provisions or to correct clerical, grammatical or typographical errors.

## CHAPITRE 81

# Loi prévoyant la codification et la refonte des lois de l'Ontario

Sanctionnée le 19 décembre 1989

SA MAJESTÉ, sur l'avis et avec le consentement de l'Assemblée législative de la province de l'Ontario, décrète ce qui suit :

1 (1) Sont nommés commissaires et chargés de codifier et Nomination de refondre conformément à la présente loi les lois d'intérêt saires public et général de l'Ontario, Donald L. Revell, premier conseiller législatif, A. Sidney Tucker, premier conseiller législatif adjoint et Margaret MacKinnon, première conseillère législative adjointe.

des commis-

- (2) Le lieutenant-gouverneur en conseil peut nommer Idem d'autres commissaires.
- 2 Les commissaires étudient les lois d'intérêt public et Fonctions des général de l'Ontario qui ont été adoptées avant le 1er janvier 1991, ainsi que les traductions françaises préparées aux termes du paragraphe 4 (1) de la Loi de 1986 sur les services en français, et les arrangent, les codifient et les refondent conformément à la présente loi.

1986. chap. 45

# 3 Les commissaires peuvent :

Pouvoirs des commissaires

- omettre des lois et des dispositions qui ne sont pas de portée générale ou qui sont caduques;
- modifier la numérotation et l'économie des lois: b)
- c) modifier la forme des lois afin de contribuer à leur uniformité:
- apporter toute modification qui s'impose afin de d) mieux exprimer ce que l'on considère être l'intention de la Législature, de concilier des dispositions apparemment incompatibles ou de corriger des erreurs de copie, notamment des fautes grammaticales ou typographiques.

Deposit of revised bilingual statutes

**4.**—(1) As soon as the commissioners report that the consolidation and revision that this Act requires are complete, the Lieutenant Governor may cause a set of printed volumes containing the consolidated and revised text to be deposited in the office of the Clerk of the Assembly.

Signatures

(2) Each volume in the set that is deposited shall be signed by the Lieutenant Governor and the Attorney General.

Title

(3) The English title of the consolidated and revised text is "Revised Statutes of Ontario, 1990" and the French title is "Lois refondues de l'Ontario de 1990".

French

(4) Deposit of the set of printed volumes in accordance with subsection (1) shall be deemed to constitute compliance 1986, c. 45 with subsection 4 (2) of the French Language Services Act, 1986

Appendix and schedules

- 5.—(1) The following shall be deposited with the set of printed volumes:
  - 1. An appendix containing the constitutional statutes set out in Appendix B to the Revised Statutes of Ontario, 1980, and such other constitutional statutes as the commissioners consider it appropriate to include.
  - A schedule (Schedule A) showing what statutes 2. contained in the Revised Statutes of Ontario, 1980 and other statutes are repealed in whole (or in part, and to what extent) on the day the Revised Statutes of Ontario, 1990 take effect.
  - 3. A schedule (Schedule B) showing what statutes and provisions are repealed, replaced and consolidated by the Revised Statutes of Ontario, 1990 and also showing what parts of the Revised Statutes of Ontario, 1980 and statutes passed subsequently are not consolidated.
  - 4. A schedule (Schedule C) showing what public statutes passed by the Legislature after the 1st day of July, 1867 are unrepealed and unconsolidated.

Effect of inclusion or omission of

(2) The fact that a statute or provision is included in or omitted from a schedule is not a declaration that it was or was not in force immediately before the coming into force of the Revised Statutes of Ontario, 1990.

4 (1) Aussitôt que les commissaires déclarent achevées la Dépôt des lois codification et la refonte exigées par la présente loi, le refondues lieutenant-gouverneur peut faire déposer dans le bureau du greffier de l'Assemblée une série de volumes imprimés qui contient les lois codifiées et refondues

(2) Chacun des volumes de la série qui fait l'objet du dépôt Signatures est revêtu de la signature du lieutenant-gouverneur et de celle du procureur général.

(3) Le recueil des lois codifiées et refondues s'intitule «Lois Titre refondues de l'Ontario de 1990» en français et «Revised Statutes of Ontario, 1990» en anglais.

(4) Le dépôt, conformément au paragraphe (1), de la série de volumes imprimés est réputé constituer l'observation du paragraphe 4 (2) de la Loi de 1986 sur les services en français.

Version française 1986,

chap. 45

5 (1) Sont déposés avec la série de volumes imprimés les Appendice et documents suivants:

- 1. Un appendice qui contient les lois constitutionnelles figurant à l'appendice B des Lois refondues de l'Ontario de 1980, ainsi que les autres lois constitutionnelles que les commissaires jugent opportun d'v inclure.
- Une annexe (annexe A) qui énumère les lois faisant 2. partie des Lois refondues de l'Ontario de 1980 et les autres lois qui, le jour de l'entrée en vigueur des Lois refondues de l'Ontario de 1990, sont abrogées en tout ou en partie. En cas d'abrogation partielle, l'annexe indique la portée de l'abrogation.
- 3. Une annexe (annexe B) qui indique quelles lois et dispositions sont abrogées, remplacées et codifiées par les Lois refondues de l'Ontario de 1990, et qui indique également quelles parties des Lois refondues de l'Ontario de 1980 et quelles lois adoptées subséquemment ne sont pas codifiées.
- Une annexe (annexe C) qui indique quelles lois d'intérêt public adoptées par la Législature après le 1er juillet 1867 ne sont ni abrogées ni codifiées.

(2) L'inclusion ou l'omission d'une loi ou d'une disposition Inclusion ou dans une annexe ne constitue pas une affirmation que la loi ou d'une loi la disposition était en vigueur immédiatement avant l'entrée en vigueur des Lois refondues de l'Ontario de 1990, ou ne l'était pas.

STATUTES REVISION

Effect of Schedule C

(3) The schedule referred to in paragraph 4 of subsection (1) is prepared for purposes of information only.

Proclamation

**6.**—(1) After the set of printed volumes is deposited in accordance with section 4, the Lieutenant Governor may by proclamation name the day on which the consolidated and revised English and French versions of the statutes come into force.

Effect

(2) On and after the named day, the English and French versions of the Revised Statutes of Ontario, 1990 are in force as though they were part of this Act.

Idem

(3) On the named day, the statutes and provisions listed in Schedule A are repealed to the extent shown in that schedule.

Acts enacted between Jan. 1, 1990 and proclamation of R.S.O. 1990 7.—(1) Acts that are enacted after the 31st day of December, 1990 and before the day the Revised Statutes of Ontario, 1990 come into force and that refer to statutes or provisions that are to be included in the Revised Statutes of Ontario, 1990 shall be deemed to refer to the corresponding statutes or provisions in the Revised Statutes of Ontario, 1990.

Statutes of Ontario, 1991 (2) The Statutes of Ontario, 1991 shall be published in two volumes, one showing them in the form in which they are enacted and a second volume containing only the public general statutes.

Supplementary revision (3) The commissioners shall ensure that the statutes published in the second volume are revised so as to refer to the Revised Statutes of Ontario, 1990 and include French translations of any provisions enacted in English only.

Deposit of second volume

(4) The Lieutenant Governor may cause the second volume, signed by the Lieutenant Governor and the Attorney General, to be deposited in the office of the Clerk of the Assembly.

Proclamation

(5) The Lieutenant Governor may by proclamation name the day on which the English and French versions of the statutes published in the second volume come into force.

Effect

(6) On and after the named day, the English and French versions of the statutes published in the second volume are in force as though they were part of this Act, and the versions of those statutes published in the first volume are repealed on that day.

cette annexe.

(3) L'annexe visée à la disposition 4 du paragraphe (1) n'est Effet de préparée qu'à des fins d'information.

6 (1) Après le dépôt, conformément à l'article 4, de la Proclamation série de volumes imprimés, le lieutenant-gouverneur peut, par proclamation, fixer le jour où les versions française et anglaise des lois codifiées et refondues entrent en vigueur.

(2) À partir du jour fixé, les versions française et anglaise Effet des Lois refondues de l'Ontario de 1990 sont en vigueur comme si elles faisaient partie de la présente loi.

(3) À partir du jour fixé, les lois et les dispositions énumérées à l'annexe A sont abrogées dans la mesure qu'indique

7 (1) Les lois adoptées après le 31 décembre 1990 et Lois adoptées 7 (1) Les lois adoptées après le 31 des dispositions 1990 et la l'Ontario de 1990 qui renvoient à des lois ou à des dispositions qui doivent faire partie des Lois refondues de l'Ontario de 1990 sont réputées renvoyer aux lois ou aux dispositions cor- L.R.O. de respondantes des Lois refondues de l'Ontario de 1990.

proclamation

(2) Les Lois de l'Ontario de 1991 sont publiées en deux Lois de tomes : le premier tome contient les lois sous la forme de leur 1991 adoption et le deuxième tome ne contient que les lois d'intérêt public et général.

(3) Les commissaires veillent à ce que les lois publiées dans Refonte suple deuxième tome soient refondues de façon à renvoyer aux Lois refondues de l'Ontario de 1990, et à ce qu'elles comprennent une traduction française de toute disposition adoptée uniquement en anglais.

plémentaire

(4) Le lieutenant-gouverneur peut faire déposer le Dépôt du deuxième tome, revêtu de la signature du lieutenant-gouverneur et de celle du procureur général, dans le bureau du greffier de l'Assemblée.

- (5) Le lieutenant-gouverneur peut, par proclamation, fixer Proclamation le jour où les versions française et anglaise des lois publiées dans le deuxième tome entrent en vigueur.
- (6) A partir du jour fixé, les versions française et anglaise Effet des lois publiées dans le deuxième tome sont en vigueur

References to repealed statutes

**8.** After the Revised Statutes of Ontario, 1990 come into force, a reference in an unrepealed and unconsolidated statute or in any other document to a statute or provision that is repealed, replaced and consolidated shall be deemed to be a reference to the corresponding statute or provision in the Revised Statutes of Ontario, 1990.

Evidence

**9.** The texts that purport to be printed by the Queen's Printer as the Revised Statutes of Ontario, 1990 shall be received in evidence as those revised statutes without further proof.

Distribution and sale

**10.** The Lieutenant Governor in Council may direct in what manner the Revised Statutes of Ontario, 1990 shall be distributed and the price at which copies shall be sold by the Queen's Printer.

Production cost, remuneration and expenses

11. The cost of producing the Revised Statutes of Ontario, 1990, including the remuneration and expenses of the commissioners and the persons who assist them, shall be paid out of the moneys appropriated for the purpose by the Legislature.

Citation

**12.** A chapter of the Revised Statutes of Ontario, 1990 may be cited by its English or French title, as "Revised Statutes of Ontario, 1990, chapter (*number*)", as "Lois refondues de l'Ontario de 1990, chapitre (*number*)", as "R.S.O. 1990, c. (*number*)" or as "L.R.O. 1990, chap. (*number*)".

Commencement 13. This Act comes into force on the day it receives Royal Assent.

Short title

**14.** The short title of this Act is the *Statutes Revision Act*, 1989.

comme si elles faisaient partie de la présente loi, et les versions de ces mêmes lois publiées dans le premier tome sont abrogées ce même jour.

8 Après l'entrée en vigueur des Lois refondues de Renvois aux l'Ontario de 1990, le renvoi, soit dans une loi qui n'est ni abrogée ni codifiée, soit dans tout autre document, à une loi ou à une disposition qui est abrogée, remplacée et codifiée, est réputé un renvoi à la loi ou à la disposition correspondante des Lois refondues de l'Ontario de 1990.

lois abrogées

9 Les textes qui se présentent comme ayant été imprimés Preuve par l'Imprimeur de la Reine sous le titre de Lois refondues de l'Ontario de 1990 sont recus en preuve à ce titre sans autre preuve.

10 Le lieutenant-gouverneur en conseil peut ordonner de Distribution et quelle manière les Lois refondues de l'Ontario de 1990 sont distribuées, ainsi que le prix auquel elles sont vendues par l'Imprimeur de la Reine.

11 Le coût de production des Lois refondues de l'Ontario Coût de de 1990, y compris la rémunération et les débours des commissaires et des personnes qui les aident, est prélevé sur les et débours sommes qu'affecte la Législature à cette fin.

12 La citation d'un chapitre des Lois refondues de Citation l'Ontario de 1990 peut se faire sous son titre français ou anglais selon l'une des formules suivantes : «Lois refondues de l'Ontario de 1990, chapitre (numéro)»; «Revised Statutes of Ontario, 1990, chapter (numéro)»; «L.R.O. 1990, chap. (numéro)»; «R.S.O. 1990, c. (numéro)».

13 La présente loi entre en vigueur le jour où elle reçoit la Entrée en sanction royale.

14 Le titre abrégé de la présente loi est Loi de 1989 sur la Titre abrégé refonte des lois.

## **CHAPTER 82**

# An Act to provide for the Consolidation and Revision of the Regulations of Ontario

Assented to December 19th, 1989

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

Appointment of commissioners 1.—(1) Russell Yurkow, Registrar of Regulations, Donald L. Revell, Senior Legislative Counsel, A. Sidney Tucker, Deputy Senior Legislative Counsel, and Michael J.B. Wood, Legislative Counsel, are hereby appointed commissioners to consolidate and revise, in accordance with this Act, the regulations filed under the *Regulations Act*.

R.S.O. 1980, c. 446

Idem

(2) The Lieutenant Governor in Council may appoint additional commissioners.

Duties of commissioners

**2.** The commissioners shall examine the Revised Regulations of Ontario, 1980 and the regulations filed under the *Regulations Act* before the 1st day of January, 1991 and arrange, consolidate and revise them as this Act provides.

Powers of commissioners

- 3. The commissioners may,
  - (a) omit regulations and provisions that are not of general application or that are obsolete;
  - (b) alter numbering and arrangement;
  - (c) make changes in language, including punctuation, in order to achieve greater uniformity;
  - (d) make any changes that are necessary to bring out more clearly what is considered to be the intention of the authority that made the regulation, to reconcile apparently inconsistent provisions or to correct clerical, grammatical or typographical errors.

## CHAPITRE 82

# Loi prévoyant la codification et la refonte des règlements de l'Ontario

Sanctionnée le 19 décembre 1989

SA MAJESTÉ, sur l'avis et avec le consentement de l'Assemblée législative de la province de l'Ontario, décrète ce qui suit :

1 (1) Sont nommés commissaires et chargés de codifier et Nomination de refondre conformément à la présente loi les règlements saires déposés aux termes de la Loi sur les règlements, Russell L.R.O. 1980, Yurkow, registrateur des règlements, Donald L. Revell, pre-chap. 446 mier conseiller législatif, A. Sidney Tucker, premier conseiller législatif adjoint et Michael J.B. Wood, conseiller législatif.

des commis-

- (2) Le lieutenant-gouverneur en conseil peut nommer Idem d'autres commissaires.
- 2 Les commissaires étudient les Règlements refondus de Fonctions des l'Ontario de 1980 ainsi que les règlements qui ont été déposés aux termes de la Loi sur les règlements avant le 1er janvier 1991, et les arrangent, les codifient et les refondent conformément à la présente loi.

commissaires

## 3 Les commissaires peuvent :

Pouvoirs des commissaires

- omettre des règlements et des dispositions qui ne a) sont pas de portée générale ou qui sont caducs;
- b) modifier la numérotation et l'économie des règlements:
- c) modifier la forme des règlements afin de contribuer à leur uniformité:
- d) apporter toute modification qui s'impose afin de mieux exprimer ce que l'on considère être l'intention de l'autorité qui a pris le règlement, de concilier des dispositions apparemment incompatibles ou de corriger des erreurs de copie, notamment des fautes grammaticales ou typographiques.

Deposit of revised regulations **4.**—(1) As soon as the commissioners report that the consolidation and revision that this Act requires are complete, the Lieutenant Governor may cause a set of printed volumes containing the consolidated and revised text to be deposited in the office of the Clerk of the Assembly.

Signatures

(2) Each volume in the set that is deposited shall be signed by the Lieutenant Governor and the Attorney General.

Title

(3) The English title of the consolidated and revised text is "Revised Regulations of Ontario, 1990" and the French title is "Règlements refondus de l'Ontario de 1990".

Schedule

- **5.** The commissioners shall prepare, and there shall be deposited with the set of printed volumes, a schedule listing,
  - (a) all regulations shown in the schedule to the Revised Regulations of Ontario, 1980 that have not been revoked; and
  - (b) all regulations filed after the 31st day of December, 1980 and before the 1st day of January, 1991 that were omitted by the commissioners as not of general application.

Proclamation

**6.**—(1) After the set of printed volumes is deposited in accordance with section 4, the Lieutenant Governor may by proclamation name the day on which the consolidated and revised regulations come into force.

Effect

R.S.O. 1980, c. 446 (2) On the named day, the Revised Regulations of Ontario, 1980 and the regulations filed under the *Regulations Act* after the 31st day of December, 1980 and before the 1st day of January, 1991 are revoked.

Exception

(3) Subsection (2) does not apply to revoke a regulation that is listed in the schedule prepared and deposited under section 5.

Regulations filed between January 1, 1990 and proclamation of R.R.O. 1990 7.—(1) Regulations that are filed after the 31st day of December, 1990 and before the day that the Revised Regulations of Ontario, 1990 come into force and that refer to regulations that are to be included in the Revised Regulations of Ontario, 1990 or to statutes or provisions that are to be included in the Revised Statutes of Ontario, 1990 shall be deemed to refer to the corresponding regulation in the Revised Regulations of Ontario, 1990 or to the corresponding statute or provision in the Revised Statutes of Ontario, 1990, as the case may be.

4 (1) Aussitôt que les commissaires déclarent achevées la Dépôt des codification et la refonte exigées par la présente loi, le regemen lieutenant-gouverneur peut faire déposer dans le bureau du greffier de l'Assemblée une série de volumes imprimés qui contient les règlements codifiés et refondus.

(2) Chacun des volumes de la série qui fait l'objet du dépôt Signatures est revêtu de la signature du lieutenant-gouverneur et de celle du procureur général.

(3) Le recueil des règlements codifiés et refondus s'intitule Titre «Règlements refondus de l'Ontario de 1990» en français et «Revised Regulations of Ontario, 1990» en anglais.

- 5 Il est déposé, avec la série de volumes imprimés, une Annexe annexe qui est préparée par les commissaires et qui énumère :
  - tous les règlements figurant dans l'annexe des Règlements refondus de l'Ontario de 1980 qui n'ont pas été abrogés:
  - tous les règlements déposés après le 31 décembre 1980 et avant le 1er janvier 1991 qui ont été omis par les commissaires parce qu'ils ne sont pas de portée générale.
- 6 (1) Après le dépôt, conformément à l'article 4, de la Proclamation série de volumes imprimés, le lieutenant-gouverneur peut, par proclamation, fixer le jour où les règlements codifiés et refondus entrent en vigueur.

(2) À partir du jour fixé, les Règlements refondus de l'Ontario de 1980 et les règlements déposés aux termes de la Loi sur les règlements après le 31 décembre 1980 et avant le L.R.O. 1980, 1er janvier 1991 sont abrogés.

chap. 446

(3) Le paragraphe (2) n'a pas pour effet d'abroger un règle- Exception ment figurant dans l'annexe préparée et déposée aux termes de l'article 5.

7 (1) Les règlements déposés après le 31 décembre 1990 Règlements dus de l'Ontario de 1990 qui renvoient à des règlements qui le le l'églements déposés entre le 1et janvier doivent faire partie des Règlements refondus de 1990 et la 1990 ou à des lois ou à des dispositions qui doivent faire partie R.R.O. de des Lois refondues de l'Ontario de 1990 sont réputés renvoyer aux règlements correspondants des Règlements refondus de l'Ontario de 1990 ou aux lois ou aux dispositions correspondantes des Lois refondues de l'Ontario de 1990, selon le cas.

Publication of supplementary revision (2) After the Revised Regulations of Ontario, 1990 come into force, the commissioners shall cause the regulations filed during the period described in subsection (1), with appropriate changes, to be published in *The Ontario Gazette*.

Effect

- (3) When the supplementary revision is published in *The Ontario Gazette*,
  - (a) the regulations contained in it shall be deemed to have been filed on the day the Revised Regulations of Ontario, 1990 came into force; and
  - (b) the regulations filed during the period described in subsection (1) shall be deemed to have been revoked on that day.

References to revoked regulations

**8.** After the Revised Regulations of Ontario, 1990 come into force, a reference in an unrevoked and unconsolidated regulation or in any other document to a regulation that is revoked, replaced and consolidated shall be deemed to be reference to the corresponding regulation in the Revised Regulations of Ontario, 1990.

Evidence

**9.** The texts that purport to be printed by the Queen's Printer as the Revised Regulations of Ontario, 1990 shall be received in evidence as those revised regulations without further proof.

Distribution and sale

**10.** The Lieutenant Governor in Council may direct in what manner the Revised Regulations of Ontario, 1990 shall be distributed and the price at which copies shall be sold by the Queen's Printer.

Production cost, remuneration and expenses

11. The cost of producing the Revised Regulations of Ontario, 1990, including the remuneration and expenses of the commissioners and the persons who assist them, shall be paid out of the moneys appropriated for the purpose by the Legislature.

Citation

**12.** A regulation in the Revised Regulations of Ontario, 1990 may be cited as "Revised Regulations of Ontario, 1990, Regulation (*number*)", as "Règlements refondus de l'Ontario de 1990, Règlement (*number*)", as "R.R.O. 1990, Reg. (*number*)" or as "R.R.O. 1990, Règl. (*number*)".

(2) Après l'entrée en vigueur des Règlements refondus de Publication de l'Ontario de 1990, les commissaires font publier dans la plémentaire Gazette de l'Ontario les règlements déposés pendant la période visée au paragraphe (1), avec les modifications qui s'imposent.

- (3) Lorsque la refonte supplémentaire est publiée dans la Effet Gazette de l'Ontario:
  - les règlements qu'elle contient sont réputés avoir été déposés le jour de l'entrée en vigueur des Règlements refondus de l'Ontario de 1990;
  - les règlements déposés pendant la période visée au paragraphe (1) sont réputés avoir été abrogés ce même jour.
- 8 Après l'entrée en vigueur des Règlements refondus de Renvois aux l'Ontario de 1990, le renvoi, soit dans un règlement qui n'est régleme ni abrogé ni codifié, soit dans tout autre document, d'un règlement qui est révoqué, remplacé et codifié, est réputé un renvoi au règlement correspondant des Règlements refondus de l'Ontario de 1990.

9 Les textes qui se présentent comme ayant été imprimés Preuve par l'Imprimeur de la Reine sous le titre de Règlements refondus de l'Ontario de 1990 sont recus en preuve à ce titre sans autre preuve.

10 Le lieutenant-gouverneur en conseil peut ordonner de Distribution et quelle manière les Règlements refondus de l'Ontario de 1990 sont distribués, ainsi que le prix auquel ils sont vendus par l'Imprimeur de la Reine.

11 Le coût de production des Règlements refondus de Coût de l'Ontario de 1990, y compris la rémunération et les débours rémunération, rémunération des commissaires et des personnes qui les aident, est prélevé et débours sur les sommes qu'affecte la Législature à cette fin.

12 La citation d'un règlement des Règlements refondus de Citation l'Ontario de 1990 peut se faire selon l'une des formules suivantes : «Règlements refondus de l'Ontario de 1990, Règlement (numéro)»; «Revised Regulations of Ontario, 1990, Regulation (numéro)»; «R.R.O. 1990, Règl. (numéro)»; «R.R.O. 1990, Reg. (numéro)».

Commencement

13. This Act comes into force on the day it receives Royal Assent.

Short title

14. The short title of this Act is the Regulations Revision Act, 1989.

- 13 La présente loi entre en vigueur le jour où elle reçoit la Entree en vigueur reveale. sanction royale.
- 14 Le titre abrégé de la présente loi est Loi de 1989 sur la Titre abrégé refonte des règlements.



## **CHAPTER 83**

# An Act respecting the Custody of Unclaimed Intangible Property

Assented to December 19th, 1989

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INTERPRETATION
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PART VII—MISCELLANEOUS

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

#### INTERPRETATION

## 1. In this Act,

Definitions

- "business organization" means a corporation, a partnership or a sole proprietorship and, without limiting the generality of the foregoing, includes a financial organization, an insurer or a public utility;
- "communication" means any form of contact, and includes oral, written or electronic communication;
- "financial organization" means a trust company, a bank to which the *Bank Act* (Canada) applies, a loan company or a R.S.C. 1985. credit union;
- "governmental organization" means,
  - (a) a ministry of the Crown and a Crown agency, board or commission,

(b) a municipality, including a district, metropolitan or regional municipality,

R.S.O. 1980, c. 303

- (c) a local board as defined in the Municipal Affairs

  Act:
- "holder", in respect of intangible property, includes any person, business organization, governmental organization or other entity,
  - (a) that is in possession of intangible property belonging to another,
  - (b) that is a trustee or other fiduciary, or
  - (c) that is indebted to another on an obligation;
- "inspector" means an inspector appointed under this Act by the Public Trustee;

R.S.O. 1980. "insurer" means an insurer licensed under the *Insurance Act*; c. 218

- "intangible property" means a right of ownership over any personal property that is not a chattel or a mortgage, and includes, without limiting the generality of the foregoing,
  - (a) money, a cheque, a bank draft, a deposit, interest, a dividend and income.
  - (b) a credit balance, a customer overpayment, a gift certificate, a security deposit, a refund, a credit memo, an unpaid wage and an unused airline ticket,
  - (c) a share or any other intangible ownership interest in a business organization,
  - (d) money deposited to redeem a share, a bond, a coupon or other security, or to make a distribution,
  - (e) an amount due and payable by the insurer under the terms of an insurance policy, and
  - (f) an amount distributable from a trust or custodial fund established under a plan to provide education, health, welfare, vacation, severance, retirement, death, share purchase, profit sharing, employee savings, supplemental unemployment insurance or a similar benefit;

"owner", in respect of intangible property, means the legal owner or the equitable owner of the intangible property, and includes an executor or administrator of the owner:

"prescribed" means prescribed by the regulations:

"public utility" means a public utility within the meaning of the Public Utilities Act, a regional, metropolitan or munici- R.S.O. 1980, pal corporation that operates a water or sewage works, an electrical supply system or other similar works or service. and a business organization that operates a system for the transmission of communications:

"regulations" means regulations made under this Act.

## PART I

#### **GENERAL**

2.—(1) This Act safeguards the rights of owners of intangi- Purpose ble property by providing a method for them to recover, in perpetuity, their intangible property that has been held by others.

(2) This Act also allows unclaimed intangible property to be used for the benefit of the people of Ontario until the property is claimed by its owner.

3. The Crown in right of Ontario has the right to claim and receive unclaimed intangible property that is in Ontario or the ownership of which is governed by the law of Ontario.

Right to unclaimed intangible property

**4.**—(1) Intangible property is unclaimed if no communication is received from the owner by the holder of the property within the time set out in subsection (2) and, where applicable, in the manner specified in that subsection.

Unclaimed intangible

(2) Intangible property becomes unclaimed five years after Time periods the date on which it becomes payable or distributable by the holder, but intangible property represented by the following instruments, obligations or arrangements is subject to the following exceptions:

- A traveller's cheque becomes unclaimed fifteen years after the date of the issue of the traveller's cheque.
- A money order becomes unclaimed seven years after the date of the issuance of the money order.

- A cheque, bank draft or other similar instrument becomes unclaimed five years after the date on which the cheque, bank draft or other similar instrument becomes payable or, if payable on demand, five years after the date of issuance of the cheque, bank draft or other similar instrument.
- Subject to section 14, a demand deposit, savings deposit or matured time deposit with a financial organization becomes unclaimed five years after the last date on which the owner of the deposit.
  - i. last increased or decreased the amount of the deposit.
  - ii. last presented the passbook or other similar evidence of the deposit for the crediting of interest, or
  - iii. last communicated with the financial organization on any matter as evidenced by a record on file at the financial organization.
- Subject to section 16, an amount held or owing under a life insurance contract, an endowment insurance contract or an annuity contract that has matured becomes unclaimed three years after the date on which the money becomes due and payable according to the records of the insurer under the contract
- A deposit made by a customer with a public utility as a deposit to secure payment or as payment in advance for utility services to be furnished becomes unclaimed one year after the date of termination of the utility services to the customer.
- 7. A refund becomes unclaimed one year after the date on which it becomes payable.
- 8. Subject to section 17, a share or other intangible ownership interest in a business organization becomes unclaimed five years after the date on which a dividend, distribution or other amount becomes payable or distributable or, where no dividend, distribution or other amount has become payable or distributable, twenty years from the prescribed date if the owner has not communicated with the holder during the twenty-year period.

- Subject to section 17, a dividend, distribution or other amount payable or distributable in respect of a share or other intangible ownership interest mentioned in paragraph 8 is unclaimed at the time when that share or other intangible ownership interest becomes unclaimed.
- 10. Intangible property that is distributable in the course of the dissolution of a business organization becomes unclaimed one year after the date specified for final distribution if it remains undistributed at that time
- 11. Intangible property held in a fiduciary capacity becomes unclaimed five years after the last to occur of any date on which,
  - i. the property, income or increment becomes payable or distributable,
  - ii. the beneficiary has accepted payment of principal or income, or
  - iii. the beneficiary has communicated with the holder, or otherwise indicated an interest in the property, as evidenced by the records of the holder
- 12. Intangible property that is held for the owner by a court, a tribunal or governmental organization becomes unclaimed one year after the date on which the intangible property becomes payable or distributable.
- 13. An unpaid wage, including a wage represented by an unpresented payroll cheque, that is owing in the ordinary course of business becomes unclaimed one year after the date on which the wage becomes payable.
- (3) When any intangible property becomes unclaimed, all Interest, etc. interest, income and other accretions to the property held by the holder at the time the property is transferred to the Public Trustee are unclaimed and shall be transferred to the Public Trustee with the property.

## PART II

### NOTICE, REPORT, TRANSFER

Notice to

5.—(1) A holder of unclaimed intangible property that has a value of more than \$100 who has an address for the owner of the property shall send written notice to the owner.

Time

(2) The holder shall send the notice not less than ninety days and not more than twelve months before the date by which the holder is required to report to the Public Trustee as required by this Part.

Content

(3) The notice shall state that the holder is holding the property, that the property is subject to this Act and any other prescribed information.

Inaccurate address

(4) Subsection (1) does not apply if the holder has reasonable grounds for believing that the address of the owner in the records of the holder is inaccurate.

Charge for

(5) No holder shall charge more than the prescribed amount for sending written notice under this section.

Report to Public Trustee **6.**—(1) Every holder of unclaimed intangible property shall file annually with the Public Trustee a report within the prescribed time and in the prescribed form in respect of the property.

Earlier payment or transfer (2) A holder of unclaimed intangible property who is exempt by the regulations from reporting the name of the owner of the property to the Public Trustee shall transfer the property to the Public Trustee at the time of filing the report with the Public Trustee.

Extension of time

(3) The Public Trustee may extend the time for filing the report if satisfied that there are reasonable grounds for granting the extension.

Time of grant of extension

(4) The Public Trustee may grant an extension before or after expiry of the time for filing the report.

Notice of proposed transfer

**7.** The Public Trustee shall cause notices to be published, in accordance with the regulations, listing the names of, and other prescribed information relating to, the owners of property recorded in reports filed under this Act and the regulations with the Public Trustee by holders of such property.

Transfer to Public Trustee **8.**—(1) Within six months after the date on which a holder of unclaimed intangible property is required to file a report

under section 6 in respect of the property, the holder shall transfer the property to the Public Trustee.

- (2) Subsection (1) does not apply in respect of property Exception that has been claimed by the owner.
- (3) A holder who transfers property under this section shall Further reports file with the Public Trustee, at the time of the transfer.
  - (a) a second report in the prescribed form in respect of the property mentioned in the first report; and
  - (b) a report in the prescribed form in respect of any property claimed by the owner from the holder between the dates of filing the first and second reports.
- 9.—(1) The Public Trustee may require the transfer to the Transfer of Public Trustee of records related to unclaimed intangible property transferred under this Act.
- Extension of (2) The Public Trustee may extend the time for making a transfer under subsection (1) if the Public Trustee is satisfied that there are reasonable grounds for granting the extension.
- (3) The Public Trustee may grant an extension before or Time of grant of after expiry of the time for making the transfer. extension
- (4) A holder of unclaimed intangible property may transfer Voluntary to the Public Trustee any record in respect of the property that the Public Trustee is willing to accept.
- 10. The holder of unclaimed intangible property composed Certificate of of shares or any other intangible ownership interest in a business organization who is required to transfer the property to the Public Trustee shall, at the request of the Public Trustee, issue and deliver to the Public Trustee a certificate showing the Public Trustee as owner of the property or, if the holder does not issue certificates of ownership, other evidence of ownership satisfactory to the Public Trustee, and the change of ownership shall be recorded in the records of the holder.

11. The Public Trustee shall cause a notice in the pre-Notice by scribed form to be published annually in The Ontario Gazette, Trustee listing the names of, and other prescribed information relating to, the owners of unclaimed intangible property transferred to the Public Trustee in the previous year.

ownership

Right of owner

**12.** The owner of unclaimed intangible property transferred to the Public Trustee has the right to claim the property from the Public Trustee in accordance with Part V.

## **PART III**

#### SPECIAL RULES

Charges to reduce value prohibited

**13.**—(1) A holder of intangible property shall not impose a charge against the owner of the property because the owner has failed to communicate with the holder or because there have been no transactions with respect to the property.

Exception

- (2) Subsection (1) does not apply if the charge is authorized under any Act or if there is a written contract between the holder and the owner pursuant to which the holder may impose the charge and,
  - (a) the holder regularly imposes such charges; and
  - (b) the holder does not regularly reverse or otherwise cancel such charges after imposing them.

Limit

(3) Despite subsection (2), a charge mentioned in subsection (1) that exceeds the prescribed amount is void.

charge

(4) For the purposes of this section, ceasing to make payment of interest shall be deemed to be the imposition of a charge and the amount of the unpaid interest shall be deemed to be the amount of the charge.

Automatic renewal of deposits

**14.**—(1) For the purposes of paragraph 4 of subsection 4 (2), the automatic renewal of a demand deposit, savings deposit or matured time deposit with a financial organization does not prevent the commencement of the period of time.

Exception

(2) Subsection (1) does not apply if the owner of the deposit communicated with the bank or financial organization at or about the time of renewal to consent to the renewal.

Travellers' cheques and money orders

- **15.** Ontario does not have the right to unclaimed intangible property represented by a traveller's cheque, money order or similar written instrument unless,
  - (a) the records of the issuer show that the traveller's cheque, money order or similar written instrument was purchased in the Province; or
  - (b) the issuer has its principal place of business in the Province and the records of the issuer do not show

that the traveller's cheque, money order or similar written instrument was purchased in another jurisdiction.

**16.**—(1) For the purposes of paragraph 5 of subsection Insurance 4 (2), an annuity contract, a life insurance contract or an contracts endowment insurance contract not matured by proof of the death of the annuitant or the person whose life was insured according to the records of the insurer shall be deemed to be matured and the proceeds are due and payable if,

- (a) the insurer has reasonable grounds for belief that the person has died, and the contract was in force on the date the person is believed to have died; or
- (b) the person, if alive, would have attained the limiting age under the mortality table on which the reserve for the contract is based, and the contract was in force on the date on which the person would have attained that age.
- (2) Subsection (1) does not apply if, within the preceding Application three years, any person who is entitled to do so has assigned an interest in the contract, readjusted or paid premiums on the contract, borrowed from the insurer against the contract or otherwise communicated with the insurer.

of subs. (1)

17.—(1) For the purposes of paragraph 8 of subsection Shares 4 (2), a share or any other intangible ownership interest in a business organization is not unclaimed unless.

- (a) there have been at least five consecutive dividends, distributions or other sums payable or distributable in respect of the share or other intangible ownership interest: and
- (b) at least five years have elapsed since the date when the earliest of the five consecutive dividends, distributions or other sums mentioned in clause (a) became payable or distributable and no dividend, distribution or other sum that became payable or distributable on or after that date has been claimed by the owner.
- (2) If five dividends, distributions or other sums are pay- Calculation able or distributable, the period of time for determining whether the interest is unclaimed intangible property shall be calculated from the date of payment or distribution of the first unclaimed dividend, distribution or other sum.

Holder

(3) For the purposes of this Act, a person who holds intangible property as a transfer agent for the issuer of shares is the holder of the property only in so far as the interest of the issuer is concerned, and the issuer is the holder of the property in respect of the interest of the owner.

Application to brokers, etc.

(4) Where a broker, depository or other fiduciary is the holder of a share or other intangible ownership interest and has not paid or distributed to the owner the dividends, distributions or other sums payable or distributable mentioned in subsection (1) in respect of the share or interest for the period mentioned in that subsection, the share or other interest, including the dividends, distribution or other sums payable or distributable, is unclaimed.

Retirement accounts and plans R.S.C. 1952, c. 148 **18.** Funds in a registered retirement savings plan, as defined by the *Income Tax Act* (Canada), or similar plan are not payable or distributable for the purposes of this Act until five years after the date when, under the terms of the plan, distribution of all or part of the funds is mandatory and the owner or beneficiary of the funds has not communicated with the holder in that time as evidenced by the records of the holder.

## PART IV

### **PUBLIC TRUSTEE**

Administrator 19. The Public Trustee is the administrator of unclaimed intangible property on behalf of Ontario.

Authority of Public Trustee

**20.**—(1) Subject to this Act, the Public Trustee has and may exercise all the rights and powers related to ownership in respect of unclaimed intangible property transferred, or required to be transferred, to the Public Trustee.

Powers and duties R.S.O. 1980, c. 422 (2) The Public Trustee has in respect of this Act the powers, capacities, duties and liabilities under the *Public Trustee Act*.

Unclaimed Intangible Property Account **21.**—(1) The Public Trustee shall establish in the accounts of the Public Trustee an account to be known as the "Unclaimed Intangible Property Account".

Record

(2) The Public Trustee shall record in the Unclaimed Intangible Property Account all unclaimed intangible property transferred to the Public Trustee and the disposition of the property.

22. The Public Trustee is entitled to charge against the Fees and Unclaimed Intangible Property Account the expenses of administration approved by the Management Board of Cabinet in respect of property received and administered under this Act.

23.—(1) The Public Trustee shall transfer to the Treasurer Transfer to of Ontario at the close of each fiscal year for deposit into the Ontario Consolidated Revenue Fund the balance remaining recorded in the Unclaimed Intangible Property Account.

(2) The Public Trustee may retain out of the moneys to be Reserve transferred a reasonable reserve, in an amount approved by the Treasurer of Ontario, against future claims and expenses against the Account.

(3) If the amount held in the Account, together with the Insufficient reserve retained under subsection (2), is insufficient to meet claims against it, the Treasurer of Ontario may pay from the Consolidated Revenue Fund to the credit of the Account such sum as is, in the opinion of the Treasurer, sufficient to meet the claims that cannot be satisfied from it.

## PART V

#### **CLAIMS**

24. A person claiming an interest in unclaimed intangible Filing of property transferred to the Public Trustee may file a claim with the Public Trustee in the prescribed form.

Response to 25. The Public Trustee shall consider and respond in writing to each claim within ninety days after the claim is filed

26.—(1) If a claim is allowed, the Public Trustee shall Return of transfer to the claimant the intangible property transferred to the Public Trustee or, if the property has been sold by the Public Trustee, the net proceeds of the sale.

intangible property

(2) The Public Trustee is entitled to be paid by the person Expenses and to whom intangible property is transferred under subsection (1) or to retain out of the net proceeds of sale the expenses and prescribed fees of the Public Trustee.

- (3) Expenses and fees mentioned in subsection (2) shall be Idem deposited in the Unclaimed Intangible Property Account.
- 27.—(1) If unclaimed intangible property in respect of Interest which a claim is allowed was interest-bearing to the owner on

the date of transfer to the Public Trustee, the Public Trustee shall pay to the claimant an amount in respect of interest calculated at the lesser of the prescribed rate or the rate the property was earning immediately before transfer to the Public Trustee.

Idem

(2) If unclaimed intangible property in respect of which a claim is allowed is transferred to the Public Trustee in a form other than money, the Public Trustee also shall pay to the claimant any dividend, interest or other increment realized or accrued on the property from the date the property was transferred to the Public Trustee to and including the date the property was converted into money and thereafter shall pay an amount in respect of interest in accordance with subsection (1).

Calculation of interest

(3) Interest begins to accrue on the date when the unclaimed intangible property is transferred to the Public Trustee, in the case of money, and, in the case of property other than money, on the date when the property was converted into money, and ceases on the earlier of the expiration of ten years after that date or the date on which the property is transferred to the owner.

Liability

**28.**—(1) A holder who transfers property to the Public Trustee for the purposes of this Act in good faith is relieved of all liability to the extent of the value of the property paid or transferred for any claim in respect of the property.

Indemnity

(2) Subject to subsection (3), if a holder transfers property to the Public Trustee in good faith and thereafter another person claims the property from the person who was the holder or another jurisdiction claims the property under its laws relating to escheat or unclaimed property, the Public Trustee, upon proof of the claim, will indemnify the person who was the holder as to the claim and legal costs.

Conditions

- (3) The Public Trustee is not required to pay an indemnity unless the person who was the holder,
  - (a) gives to the Public Trustee written notice of the claim forthwith after becoming aware of the claim;
  - (b) takes no action that would prejudice any settlement of the claim by the Public Trustee and takes no action that would prejudice any defence of the claim or any appeal in relation thereto; and
  - (c) assists (except monetarily) the Public Trustee in such manner as may be reasonably necessary to set-

tle the claim or as may be reasonably necessary in defence of the claim or in any appeal in relation thereto.

(4) Upon receipt of a written notice from a person who was Rights of a holder, the Public Trustee may defend or contest the claim Trustee to which the notice relates and the Public Trustee may exercise and make any defence that the person could make.

29. No person has the right to a claim against the Crown, Claim for the Public Trustee, the holder, or a transfer agent, a registrar in value or other person acting for or on behalf of a holder for any appreciation in the value of unclaimed intangible property occurring after transfer by the holder to the Public Trustee.

**30.**—(1) Upon application, a court of competent jurisdiction may determine the rights of a claimant under this Part.

Determination of rights by court

(2) An application under subsection (1) shall not be com- Time menced before the expiry of the period of time within which the Public Trustee is required to respond to a claim under this Part.

**31.**—(1) A court that determines an application respecting Costs property transferred to the Public Trustee under this Act may award costs to be paid out of the value of the property.

(2) The court shall not award costs against the Public Exception Trustee or the holder who transferred the property to the Public Trustee.

(3) Subsection (2) does not apply if the court determines Application that the Public Trustee or the holder who transferred the property to the Public Trustee failed to act in accordance with this Act or the regulations and the failure to act prejudiced the interest of the owner of the property.

#### PART VI

#### INSPECTION

- 32. The Public Trustee may appoint in writing one or Appointment of inspectors more persons as inspectors.
- 33. An inspector may at any reasonable time, without a Entry warrant, enter the business premises of a holder of intangible property to make an inspection for the purposes of this Act and the regulations.

Inspection

**34.** Upon an inspection, an inspector has the right to examine the business records of the holder to determine whether the holder is complying with this Act and the regulations.

Co-operation

- **35.**—(1) Every holder of intangible property whose business records are the subject of an inspection shall co-operate fully with the inspector, including,
  - (a) permitting the inspector to enter all premises where the holder keeps business records;
  - (b) producing to the inspector the holder's business records;
  - (c) permitting the inspector to examine the holder's business records and providing such assistance as is requested by the inspector; and
  - (d) providing to the inspector information requested by the inspector in respect of the holder's business records and in respect of intangible property held by the holder for any other person.

Employees

(2) Every employee of a business organization whose business records are the subject of an inspection also shall provide the co-operation specified in subsection (1).

Powers of inspection

- (3) Upon an inspection under this section, the inspector,
  - (a) has the right to inspect the premises and the operations carried out on the premises;
  - (b) has the right to free access, at any reasonable time, to all books of account, documents, correspondence and records, including all records that are relevant to the purposes of the inspection, regardless of the form or medium in which such records are kept, but, if such books, documents, correspondence or records are kept in a form or medium that is not legible, the inspector is entitled to require the person apparently in charge of them to produce a legible physical copy for examination by the inspector;
  - (c) has the right to remove, upon giving a receipt therefor and showing the certificate of appointment issued by the Public Trustee, any material referred to in clause (b) that relates to the purposes of the inspection for the purpose of making a copy thereof, provided that the material is promptly returned

- to the person apparently in charge of the premises from which the material was removed; and
- (d) may question a person on matters that are or may be relevant to an inspection under this Act, subject to the person's right to have counsel or some other representative present during the examination.
- 36. No person shall hinder, obstruct or fail to co-operate Obstruction with an inspector carrying out an inspection.
- 37.—(1) An inspector may apply to a justice of the peace Application for warrant for a warrant if a holder of intangible property, or a person believed to be a holder of intangible property,
  - (a) denies an inspector entry to the holder's business premises;
  - (b) instructs an inspector to leave the holder's business premises;
  - (c) obstructs an inspector carrying out an inspection; or
  - (d) fails to co-operate with an inspector carrying out an inspection.
- (2) A justice of the peace may issue a warrant in the pre- Issuance of scribed form if satisfied on evidence upon oath or affirmation.

- (a) that there is reasonable ground for believing that it is necessary to enter any business premises and to examine a holder's business records for the purposes of this Act: and
- (b) that an inspector has been denied entry, instructed to leave, obstructed or refused production of any business record.
- (3) A warrant under this section authorizes the inspector, Action under and any person acting under the direction of the inspector, to enter the business premises of the holder named in the warrant, to examine the holder's business records and, upon giving a receipt therefor, to remove the business records or any part of them for the purpose of making copies by force, if necessary, together with such police officer or officers as they call upon to assist them.

(4) A warrant issued under this section shall be executed at Execution of reasonable times as specified in the warrant.

Expiry of warrant

(5) A warrant issued under this section shall state the date on which it expires, which shall be a date not later than fifteen days after the warrant is issued.

Notice of application

(6) A justice of the peace may receive and consider an application for a warrant under this section without notice to and in the absence of a representative of the holder whose records are to be inspected.

## **PART VII**

#### **MISCELLANEOUS**

Failure to report

**38.**—(1) Every person who fails, without reasonable excuse, to file a report as required by this Act and the regulations shall pay a penalty of not more than \$500 for each day or part of a day on which the failure occurs or continues.

Failure to

(2) Every person who fails, without reasonable excuse, to transfer unclaimed intangible property to the Public Trustee when required by this Act and the regulations shall pay a penalty in an amount equal to 10 per cent of the value of the unclaimed intangible property.

Interest

(3) Every person who fails, without reasonable excuse, to transfer unclaimed intangible property to the Public Trustee when required by this Act and the regulations shall pay a penalty in an amount equal to interest at the prescribed rate on the value of the property calculated from the date when the person should have transferred the property to the Public Trustee to and including the date on which the property is transferred to the Public Trustee.

Payment

(4) Every penalty under subsection (1), (2) or (3) shall be paid to the Public Trustee and shall form part of the Unclaimed Intangible Property Account.

Order

(5) Upon application by the Public Trustee, a court of competent jurisdiction may order a person to pay a penalty that the person owes under subsection (1), (2) or (3).

Application to court

**39.** Upon application by the Public Trustee, a court of competent jurisdiction may order a holder of unclaimed intangible property to transfer the property to the Public Trustee in accordance with this Act and the regulations.

Copies

**40.** A copy of any business record related to an inspection and purporting to be certified by an inspector is admissible in evidence in any action, application or prosecution as proof, in the absence of evidence to the contrary, of the original.

**41.** Every person who is required to file a report with the Retention of Public Trustee in respect of intangible property shall preserve the records relating to the property for the prescribed period of time

**42.**—(1) Every person who obstructs or hinders an inspec-Offences tor carrying out or attempting to carry out an inspection under this Act is guilty of an offence.

(2) Every person who participates in, assents to or Idem acquiesces in the making of an incorrect statement or omission in a report or return under this Act or the regulations is guilty of an offence

(3) Every person who fails to preserve a record in accord-Records ance with this Act or the regulations is guilty of an offence.

(4) Every director or officer of a body corporate that is Director or guilty of an offence under this Act who authorizes, permits or acquiesces in the offence is guilty of an offence.

43. Every person who is guilty of an offence under this Penalty Act is liable on conviction to a fine of not more than \$5,000 or, if the person is a body corporate, to a fine of not more than \$25,000 for every day or part of a day on which the offence occurs or continues

44.—(1) A provision of an agreement to recover or assist Compenin recovering unclaimed intangible property that provides for compensation or for payment of expenses, or for both, is not valid in respect of that part of the compensation or expenses, or both, that exceeds 20 per cent of the value of the property.

(2) Despite the existence of an agreement to recover or Public assist in recovering unclaimed intangible property, the Public Trustee has the right to transfer property or to make payment, or both, directly to the owner of the property.

Trustee

45. Despite the Freedom of Information and Protection of Records and Privacy Act, 1987, the Public Trustee shall provide to officials of the Ministry of Treasury and Economics such records and information as they request for the purposes of developing policies for the Province of Ontario.

information 1987, c. 25

- 46. The Lieutenant Governor in Council may make regu- Regulations lations.
  - prescribing any matter referred to in this Act as prescribed;

- (b) respecting the times within which holders of unclaimed intangible property shall report thereon to the Public Trustee:
- (c) requiring that reports to the Public Trustee respecting unclaimed intangible property be accompanied by certificates verifying their accuracy and completeness as reflecting the records of the holder making the report, prescribing the forms of such reports and by whom such reports shall be signed;
- (d) exempting holders of unclaimed intangible property of prescribed classes or of less than the prescribed value from reporting the names and addresses of the owners of the property to the Public Trustee;
- (e) exempting kinds or classes of property from the application of this Act or the regulations;
- exempting classes of persons from reporting or transferring property under this Act or the regulations;
- (g) respecting the records that shall be kept by the Public Trustee in respect of property transferred to the Public Trustee under this Act;
- (h) respecting the publication of notices by the Public Trustee listing property paid or transferred to the Public Trustee under this Act;
- (i) respecting the fees and expenses that may be charged by the Public Trustee for the care and administration of property under this Act;
- (j) prescribing rules and conditions for determining when intangible property is or is not in Ontario for the purposes of this Act;
- (k) prescribing the time when and the circumstances in which intangible property not mentioned in section 4 becomes unclaimed;
- (1) prescribing for the purposes of subsection 5 (1) an amount other than \$100.

Transitional

**47.**—(1) The periods of time set out in this Act for calculating when intangible property becomes unclaimed apply in respect of periods of time before as well as after the coming into force of this Act.

(2) Every provision of any by-law, letters patent or articles Void of incorporation or association or in any other similar instrument, whether made before or after the coming into force of this Act, that extinguishes or forfeits an owner's interest in intangible property before it is to be transferred to the Public Trustee under this Act is void.

(3) Subsection (2) does not apply in respect of the extin- Exception guishment or forfeiture of an owner's interest in intangible property before a date that is ten years before the date on which this Act comes into force.

(4) This Act applies despite the provisions of any other Act Conflict with that, after the coming into force of this Act, extinguish or make unenforceable an owner's interest in intangible property or limit the commencement or continuation of any action or proceeding with respect to the owner's interest in intangible property.

other Acts

(5) Subject to this section, this Act does not revive the Interest not interest of an owner in intangible property if that interest has, before the 18th day of May, 1989, been extinguished or made unenforceable unless.

- (a) on or after that date, the financial or other records of the holder show the entitlement of the owner to that interest; or
- (b) the holder regularly waives the extinguishment or unenforceability of such interests.
- 48. This Act comes into force on a day to be named by Commenceproclamation of the Lieutenant Governor.
- 49. The short title of this Act is the Unclaimed Intangible Short title Property Act, 1989.



## CHAPTER 84

# An Act to amend the Municipal Act and certain other Acts related to Municipalities

Assented to December 19th, 1989

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Section 116 of the Municipal Act, being chapter 302 of the Revised Statutes of Ontario, 1980, is amended by adding thereto the following subsections:
- (6) Notwithstanding any other provision of this section, a Photographic by-law or resolution passed under this section may provide that a photographic copy of a receipt, voucher, instrument, roll or other document, record or paper shall be deemed to be the original thereof for the purposes of the by-law or resolution if the original has been destroyed in accordance with this section or the by-law or resolution.

(7) Nothing in this section renders admissible in evidence a Admissibility copy of a receipt, voucher, instrument, roll or other document, record or paper that is not otherwise admissible by statute or the law of evidence.

- 2. Subsection 160a (2) of the said Act, as enacted by the Statutes of Ontario, 1982, chapter 50, section 19, is repealed and the following substituted therefor:
- (2) Real property occupied by a non-profit hospital service Tax corporation and used chiefly by the corporation for one or both of the services mentioned in subsection (1) is exempt from taxation for municipal and school purposes but, subject to subsection (2a), is not exempt from a sewer rate or water works rate imposed under subsection 218 (2) or (10) or from a sewage service rate imposed under subsection 218 (16).

exemption

(2a) The council of a municipality that imposed the rate Exemption may pass a by-law exempting the property exempted from tax- water rates ation for municipal and school purposes under subsection (2)

from all or part of the rate based on the amount of service received or the amount of benefit derived or derivable from the construction of the sewage works or water works.

- **3.**—(1) Paragraph 5 of section 208 of the said Act is amended by adding thereto the following clause:
  - (a) Each regional, metropolitan and district municipality and the County of Oxford may make by-laws for the purpose of this paragraph.
- (2) Clause (h) of paragraph 55 of the said section 208 is repealed and the following substituted therefor:

Change in area receiving benefit

- (h) If a by-law imposing a levy under clause (g) is in effect and the council is of the opinion that,
  - (i) there has been an increase in special benefit derived from the parking facilities by a parcel of land in the defined area against which a portion of the cost has been levied,
  - (ii) a parcel of land in the defined area has begun to derive or has ceased to derive a special benefit from the parking facilities, or
  - (iii) a parcel of land outside the defined area has begun to derive a special benefit from the parking facilities,

the council may by by-law passed with the approval of the Municipal Board,

- (iv) redefine the areas in the municipality that contain the lands that derive a special benefit from the by-law, and
- (v) amend the schedule to the by-law imposing the special levy so as to reapportion the costs against each parcel of land in the defined areas that derive a special benefit.

Rates

(i) A by-law passed under this paragraph may establish parking rates which vary according to the location of the land, building or structure used for parking.

Removal of vehicle

(j) A by-law passed under this paragraph may provide for the removal or impounding, at the owner's expense, of any vehicle parked or left contrary to the by-law. (k) Subsection 147 (13) of the Highway Traffic Act Application applies with necessary modifications to a by-law R.S.O. 1980, passed under this paragraph.

## 4.—(1) Section 210 of the said Act is amended by adding thereto the following paragraph:

4a. For providing for animal identification systems includ- Animal ing tagging, tattooing or microchip implantation and for system requiring owners to identify their domestic animals by those systems and for charging such fees as may be set out in the bylaw in respect of the identification system.

- (2) Paragraph 6a of the said section 210, as enacted by the Statutes of Ontario, 1987, chapter 10, section 21, is repealed and the following substituted therefor:
- 6a. For requiring, within any defined areas of the munici- Leashing of pality, an owner of a dog to keep the dog leashed and under the control of some person when the dog is on land in the municipality other than that of the owner, unless prior consent is given by the person owning the land on which the dog is found.

- (a) In this paragraph and in paragraphs 6b, 6c, 6d and 6f. "owner" of a dog includes a person who possesses or harbours a dog and, where the owner is a minor, the person responsible for the custody of the
- (3) Paragraph 6b of the said section 210, as enacted by the Statutes of Ontario, 1987, chapter 10, section 21, is amended by striking out "any person who owns or harbours" in the first line and inserting in lieu thereof "an owner of".
- (4) The said section 210 is further amended by adding thereto the following paragraphs:

6c. For requiring the muzzling or leashing of a dog after it Muzzling and has bitten a person or a domestic animal, but the owner of the dog may request and is entitled to a hearing by the council or a committee thereof or the animal control official of the municipality if so delegated by council, which or who may exempt the owner from the muzzling or leasing requirement, or both.

leashing of

6d. For licensing and regulating and requiring the registra- Licensing of tion of dogs and for imposing a licence fee on the owners of them including the imposition of a higher fee in the case of female dogs or for each additional dog or female dog where

more than one is owned by any one person or in any one household and a lower fee in the case of dogs that are at least six months old that have been spayed or neutered.

- (a) On payment of the licence fee, the owner shall be furnished with a dog tag.
- (b) The owner shall keep the tag securely fixed on the dog at all times until the tag is renewed or replaced, but the tag may be removed while the dog is being lawfully used for hunting in the bush.
- (c) A tag shall bear a serial number and the year in which it was issued and a record shall be kept by the clerk or other officer designated for that purpose showing the name and address of the owner and the serial number of the tag.
- (d) Instead of furnishing the owner with a dog tag under clause (a), the council may require an owner to identify the dog under a by-law enacted under paragraph 4a.
- (e) If a by-law is passed under this paragraph, the owner of a kennel of dogs that are registered or eligible for registration with an association incorporated under the *Animal Pedigree Act* (Canada) shall pay an annual licence fee fixed by the by-law as a licence fee for the kennel instead of a licence fee for each dog.

35-36-37 Eliz. II, c. 13 (Can.)

Clinics

6e. The council may by by-law establish clinics for the spaying or neutering of dogs and cats and may charge such fees as may be set out in the by-law.

Dogs running at large

- 6f. For prohibiting or regulating the running at large of dogs in the municipality or in any defined area thereof, for seizing and impounding and for killing, whether before or after impounding, dogs running at large contrary to the bylaw, and for selling dogs so impounded at such time and in such manner as is provided by the by-law.
  - (a) A dog shall be deemed to be running at large if found in any place other than the premises of the owner of the dog and not under the control of any person.
  - (b) A by-law under this paragraph may establish procedures for the voluntary payment of penalties out of court in cases where it is alleged that the by-law

respecting dogs running at large has been contravened and, if payment is not made in accordance with the procedures, the fine is recoverable under the Provincial Offences Act.

R.S.O. 1980.

- (5) Paragraph 117 of the said section 210 is amended by adding thereto the following clause:
  - (a) A by-law passed under this paragraph may prohibit or regulate the parking, standing or stopping of vehicles, or any class thereof, on highways or any part of a highway, and such by-law may classify vehicles according to size or weight.
- (6) Clause (d) of subparagraph ii of paragraph 125 of the said section 210, as re-enacted by the Statutes of Ontario, 1987, chapter 10, section 21, is repealed and the following substituted therefor:
  - (d) If a municipal council has appointed a person who is not an employee of the municipality as a municipal law enforcement officer under section 70 of the Police Act for enforcing a by-law under this para-R.S.O. 1980. graph, the municipal council shall ensure that the person is properly trained to perform the duties arising out of the appointment and is properly supervised by an employee of the municipality having regard to the nature of those duties.

- (i) In this clause, "employee" means an employee as defined in paragraph 46 of section 208.
- (7) Clause (f) of subparagraph ii of paragraph 125 of the said section 210 is repealed and the following substituted therefor:
  - (f) If it is alleged in a proceeding that a by-law passed under this paragraph has been contravened, the oral or written evidence of a police officer, police cadet or municipal law enforcement officer is receivable in evidence as proof, in the absence of evidence to the contrary, of the facts stated therein in respect of.
    - (i) the ownership or occupancy of the property,
    - (ii) the absence of the consent of the owner or occupant, and

- (iii) whether any person is an owner under subsubclause (g) (i) (E) or an occupant under sub-subclause (g) (ii) (D).
- R S O 1980, c. 145
- (fa) A document offered as evidence under clause (f) shall be admitted without notice under the Evidence Act.

# 5.—(1) Subsection 218 (2) of the said Act is repealed and the following substituted therefor:

Sewer, water works rate

- (2) The council of a local municipality, in authorizing the construction of sewage works or water works may by by-law impose a sewer rate or water works rate upon owners or occupants of land who derive or will or may derive a benefit therefrom sufficient to pay all or such portion of the capital costs of the works as the by-law may specify.
- (2) Subsection 218 (7) of the said Act, as amended by the Statutes of Ontario, 1982, chapter 50, section 25, is further amended by adding thereto the following clauses:
  - (f) A fixed charge for each parcel of land, comprising the land designated under subsection (4), which is a parcel separately assessed according to the last returned assessment roll.
  - (g) Any other method which the council considers to be
- (3) Subsection 218 (8) of the said Act is amended by adding at the end thereof "(f) or (g)".
- (4) Subsection 218 (10) of the said Act is amended by striking out "passed with the approval of the Municipal Board" in the eleventh and twelfth lines.
- (5) Subsection 218 (14) of the said Act, as amended by the Statutes of Ontario, 1982, chapter 50, section 25, is repealed and the following substituted therefor:

Rate structure

- (14) The council of a local municipality for the purposes of subsections (2) and (10) may,
  - (a) establish a sewer rate structure or a water works rate structure upon which the sewer rate or water works rate shall be calculated having regard to differences in the several classes of works, the kinds of benefits accruing and all other relevant matters to ensure that rates are imposed on a fair basis; and

- (b) provide for increasing the metre frontage rate upon lands that are triangular or irregularly shaped and for terminating the increased rate on a fair basis.
- (6) Section 218 of the said Act, as amended by the Statutes of Ontario, 1982, chapter 50, section 25 and 1988, chapter 31, section 9, is further amended by adding thereto the following subsection:
- (15a) If a council has commuted a sewer rate or water Commutation works rate under subsection (15) and subsequently amends the rating by-law establishing the rate to which the commutation applies, the council shall in its amendment provide for the application of the same commutation to the amended rates.

continued

- (7) Subsection 218 (18) of the said Act is amended by striking out "and shall be deemed to be a user charge and no property shall be exempt from such charge by reason only that it is exempt from taxation under section 3 of the Assessment Act" in the eleventh, twelfth, thirteenth and fourteenth lines.
- (8) The said section 218 is further amended by adding thereto the following subsections:
- (18a) If a council does not impose a sewage service rate Equivalent under subsection (16), it may by by-law include as part of a sewers sewer rate imposed under subsection (2) or (10) a charge which could otherwise be imposed as a sewage service rate.

(18b) If a council does not impose a water rate, it may by Idem, water by-law include as part of a water works rate imposed under subsection (2) or (10) a charge which could otherwise be imposed as a water rate.

- (9) Subsection 218 (22) of the said Act is repealed and the following substituted therefor:
- (22) No property is exempt from a sewer rate or a water Exemption works rate imposed under subsection (2) or (10) or from a sewage service rate imposed under subsection (16) by reason only that it is exempt from taxation under the Assessment Act R.S.O. 1980. but the council of a local municipality may by by-law exempt any property or class of property from all or part of the rate based on the amount of service received or the amount of benefit derived or derivable from the construction of the sewage works or water works.

from rates

(10) The said section 218 is further amended by adding thereto the following subsections:

Apportion-

- (23) Notwithstanding any other provision, if a new part or parcel of land is created within an existing part or parcel of land in respect of which a sewer rate or water works rate has been imposed under this section,
  - (a) the council of a local municipality may impose the rate on each new part or parcel; and
  - (b) the revenue from the sewer rate or water works rate imposed under this subsection, if not required for payment of any part of the outstanding capital cost of the sewage works or water works, shall be used only for future capital improvements of the sewage works or water works.

Notice

(24) The clerk of the municipality shall give the owners of the parts into which the land is divided at least fourteen days notice by mail of the time and place the council will determine the rates under subsection (23).

Basis of decision

(25) The council in determining the rates shall have regard to the effect of the sewage works or water works on each part into which the parcel of land is divided and such other matters as it considers appropriate.

Decision final

(26) The decision of the council with respect to the imposition of rates under subsection (23) is final.

Order to be filed with the clerk

(27) The order imposing the rate shall be filed with the clerk and thereafter the rates shall be imposed and collected in accordance with the order.

Existing by-

- (28) Subsection (22) does not affect a sewer rate, water works rate or sewage service rate by-law in force on the day that this subsection comes into force.
- **6.** Paragraph 8 of section 315 of the said Act, as amended by the Statutes of Ontario, 1982, chapter 24, section 12, is further amended by adding thereto the following clause:
  - (b) A fee prescribed by a by-law under this paragraph may vary according to the location of the highway or part of a highway on which parking meters or devices are located.
- 7. Part XXIII of the said Act is amended by adding thereto the following section:

Regulations respecting dogs running at large **499a.**—(1) The Lieutenant Governor in Council may make regulations for prohibiting or regulating the running at

large of dogs in territory without municipal organization or in any defined area thereof, for seizing and impounding, and for killing, whether before or after impounding, dogs running at large contrary to the regulations, and for selling dogs so impounded at such time and in such manner as may be provided in the regulations.

(2) A dog shall be deemed to be running at large when Deeming found on any place other than the premises of the owner and not under the control of any person.

provision

(3) Every owner of a dog who allows it to run at large con-Offence trary to the regulations made under this section is guilty of an offence.

- 8.—(1) Subsection 24 (2) of the District Municipality of Muskoka Act, being chapter 121 of the Revised Statutes of Ontario, 1980, is amended by striking out "with the approval of the Municipal Board" in the fourth and fifth lines.
- (2) Section 24 of the said Act, as amended by the Statutes of Ontario, 1983, chapter 65, section 3, is further amended by adding thereto the following subsections:
- (16) Subsections 218 (22) and (28) of the Municipal Act Application apply with necessary modifications to the District Corporation provisions of in the imposition of a rate under subsection (2) or (4).

of certain R.S.O. 1980, c. 302

(17) Subsections 218 (23) to (27) of the Municipal Act apply Idem with necessary modifications to the District Corporation with respect to the imposition of a rate under subsection (2) and to an area municipality with respect to the imposition of a rate under subsection (4).

- (3) Clause 25 (2) (a) of the said Act is repealed and the following substituted therefor:
  - (a) by imposing a surcharge on the water rate collectable in the same manner as water rates.
- (4) Clause 25 (2) (b) of the said Act is amended by striking out "with the approval of the Municipal Board" in the second line.
- (5) Section 25 of the said Act is amended by adding thereto the following subsections:
- (17) Subsections 218 (22) and (28) of the Municipal Act Application apply with necessary modifications to the District Corporation

provisions of R.S.O. 1980. c. 302

in the imposition of a rate or surcharge under subsection (2) or (4).

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- (18) Subsections 218 (23) to (27) of the *Municipal Act* apply with necessary modifications to the District Corporation with respect to the imposition of a rate or surcharge under subsection (2) and to an area municipality with respect to the imposition of a rate under subsection (4).
- 9.—(1) Subsection 36 (1) of the Municipality of Metropolitan Toronto Act, being chapter 314 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

Surcharge on water rates

(1) Notwithstanding section 35, the Metropolitan Council may add a surcharge of such percentage as it may determine to the water rates fixed under that section.

Idem

- (1a) The surcharge shall be deemed not to be revenue of the waterworks system under section 39 and shall be spent on the collection, treatment and disposal of sewage and land drainage received from the area municipalities.
- (2) The said Act is amended by adding thereto the following sections:

Combined rate

**36a.** The Metropolitan Council may by by-law impose a single combined rate for all or some of the charges which could otherwise be recovered as a rate, charge or surcharge under section 34, 35 or 36.

Application of certain provisions of R.S.O. 1980, c. 302

- **36b.** Subsections 218 (22) to (28) of the *Municipal Act* apply with necessary modifications to the Metropolitan Council in the imposition of a rate, charge or surcharge under section 30, 34, 35, 36 or 36a.
- (3) Subsection 57 (1) of the said Act is amended by striking out "with the approval of the Municipal Board" in the fifth line.
- (4) Subsection 57 (3) of the said Act is amended by striking out "subject to the approval of the Municipal Board" in the third line.
- (5) Subsection 61 (3) of the said Act is amended by striking out "subject to the approval of the Municipal Board" in the third line.
- (6) The said Act is further amended by adding thereto the following section:

61a. The Metropolitan Council may by by-law impose a Combined single combined rate for the charges which could otherwise be recovered as a charge under section 57 or a rate under section

- **10.**—(1) Subsection 52 (2) of the Regional Municipality of Durham Act, being chapter 434 of the Revised Statutes of Ontario, 1980, is amended by striking out "with the approval of the Municipal Board" in the fourth line.
- (2) Section 52 of the said Act, as amended by the Statutes of Ontario, 1982, chapter 49, section 1, is further amended by adding thereto the following subsections:
- (16) Subsections 218 (22) and (28) of the Municipal Act Application apply with necessary modifications to the Regional Corporation in the imposition of a rate under subsection (2) or (4).

of certain provisions of R.S.O. 1980,

(17) Subsections 218 (23) to (27) of the Municipal Act apply Idem with necessary modifications to the Regional Corporation with respect to the imposition of a rate under subsection (2) and to an area municipality with respect to the imposition of a rate under subsection (4).

- (3) Clause 53 (2) (a) of the said Act is repealed and the following substituted therefor:
  - (a) by imposing a surcharge on the water rate collectable in the same manner as water rates.
- (4) Clause 53 (2) (b) of the said Act is amended by striking out "with the approval of the Municipal Board" in the second line.
- (5) Section 53 of the said Act is amended by adding thereto the following subsections:
- (17) Subsections 218 (22) and (28) of the Municipal Act Application apply with necessary modifications to the Regional Corporation in the imposition of a rate or surcharge under subsection R.S.O. 1980. (2) or (4).

(18) Subsections 218 (23) to (27) of the Municipal Act apply Idem with necessary modifications to the Regional Corporation with respect to the imposition of a rate or surcharge under subsection (2) and to an area municipality with respect to the imposition of a rate under subsection (4).

11.—(1) Subsection 74 (2) of the Regional Municipality of Haldimand-Norfolk Act, being chapter 435 of the Revised

Statutes of Ontario, 1980, is amended by striking out "with the approval of the Municipal Board" in the fourth line.

(2) Section 74 of the said Act, as amended by the Statutes of Ontario, 1982, chapter 49, section 4, is further amended by adding thereto the following subsections:

Application of certain provisions of R.S.O. 1980, c. 302

(16) Subsections 218 (22) and (28) of the *Municipal Act* apply with necessary modifications to the Regional Corporation in the imposition of a rate under subsection (2) or (4).

Idem

- (17) Subsections 218 (23) to (27) of the *Municipal Act* apply with necessary modifications to the Regional Corporation with respect to the imposition of a rate under subsection (2) and to an area municipality with respect to the imposition of a rate under subsection (4).
- (3) Clause 75 (2) (a) of the said Act is repealed and the following substituted therefor:
  - (a) by imposing a surcharge on the water rate collectable in the same manner as water rates.
- (4) Clause 75 (2) (b) of the said Act is amended by striking out "with the approval of the Municipal Board" in the second line.
- (5) Section 75 of the said Act is amended by adding thereto the following subsections:

Application of certain provisions of R.S.O. 1980, c. 302

(17) Subsections 218 (22) and (28) of the *Municipal Act* apply with necessary modifications to the Regional Corporation in the imposition of a rate or surcharge under subsection (2) or (4).

Idem

- (18) Subsections 218 (23) to (27) of the *Municipal Act* apply with necessary modifications to the Regional Corporation with respect to the imposition of a rate or surcharge under subsection (2) and to an area municipality with respect to the imposition of a rate under subsection (4).
- **12.**—(1) Subsection 85 (2) of the *Regional Municipality of Halton Act*, being chapter 436 of the Revised Statutes of Ontario, 1980, is amended by striking out "with the approval of the Municipal Board" in the fourth line.
- (2) Section 85 of the said Act, as amended by the Statutes of Ontario, 1982, chapter 49, section 7, is further amended by adding thereto the following subsections:

(16) Subsections 218 (22) and (28) of the Municipal Act Application apply with necessary modifications to the Regional Corporation in the imposition of a rate under subsection (2) or (4).

provisions of R.S.O. 1980,

- (17) Subsections 218 (23) to (27) of the Municipal Act apply Idem with necessary modifications to the Regional Corporation with respect to the imposition of a rate under subsection (2) and to an area municipality with respect to the imposition of a rate under subsection (4).
- (3) Clause 86 (2) (a) of the said Act is repealed and the following substituted therefor:
  - (a) by imposing a surcharge on the water rate collectable in the same manner as water rates.
- (4) Clause 86 (2) (b) of the said Act is amended by striking out "with the approval of the Municipal Board" in the first and second lines.
- (5) Section 86 of the said Act is amended by adding thereto the following subsections:
- (17) Subsections 218 (22) and (28) of the Municipal Act Application apply with necessary modifications to the Regional Corporation in the imposition of a rate or surcharge under subsection (2) or (4).

of certain provisions of R.S.O. 1980,

(18) Subsections 218 (23) to (27) of the Municipal Act apply Idem with necessary modifications to the Regional Corporation with respect to the imposition of a rate or surcharge under subsection (2) and to an area municipality with respect to the imposition of a rate under subsection (4).

- 13.—(1) Subsection 96 (2) of the Regional Municipality of Hamilton-Wentworth Act, being chapter 437 of the Revised Statutes of Ontario, 1980, is amended by striking out "with the approval of the Municipal Board" in the fourth line.
- (2) Section 96 of the said Act, as amended by the Statutes of Ontario, 1982, chapter 49, section 10, is further amended by adding thereto the following subsections:
- (16) Subsections 218 (22) and (28) of the Municipal Act Application apply with necessary modifications to the Regional Corporation in the imposition of a rate under subsection (2) or (4).

provisions of R.S.O. 1980. c. 302

(17) Subsections 218 (23) to (27) of the Municipal Act apply Idem with necessary modifications to the Regional Corporation with respect to the imposition of a rate under subsection (2) and to

an area municipality with respect to the imposition of a rate under subsection (4).

- (3) Clause 97 (2) (a) of the said Act is repealed and the following substituted therefor:
  - (a) by imposing a surcharge on the water rate collectable in the same manner as water rates.
- (4) Clause 97 (2) (b) of the said Act is amended by striking out "with the approval of the Municipal Board" in the second line.
- (5) Section 97 of the said Act is amended by adding thereto the following subsections:

Application of certain provisions of R.S.O. 1980, c. 302

(17) Subsections 218 (22) and (28) of the *Municipal Act* apply with necessary modifications to the Regional Corporation in the imposition of a rate or surcharge under subsection (2) or (4).

Idem

- (18) Subsections 218 (23) to (27) of the *Municipal Act* apply with necessary modifications to the Regional Corporation with respect to the imposition of a rate or surcharge under subsection (2) and to an area municipality with respect to the imposition of a rate under subsection (4).
- **14.**—(1) The Regional Municipality of Niagara Act, being chapter 438 of the Revised Statutes of Ontario, 1980, is amended by adding thereto the following sections:

Combined rate

**33a.** The Regional Council may by by-law impose a single combined rate which could otherwise be recovered as a charge under section 32 or a rate under section 33.

Application of certain provisions of R.S.O. 1980, c. 302

- **33b.** Subsections 218 (22) to (28) of the *Municipal Act* apply with necessary modifications to the Regional Council in the imposition of a rate or charge imposed under section 28, 32, 33 or 33a.
- (2) Clause 53 (2) (b) of the said Act is amended by striking out "subject to the approval of the Municipal Board" in the first line.
- (3) The said Act is further amended by adding thereto the following sections:

Combined rate

**57a.** The Regional Council may by by-law impose a single combined rate for all or some of the charges which could

otherwise be recovered as a rate or charge under section 53 or

57b.—(1) Subsections 218 (22) and (28) of the Municipal Application Act apply with necessary modifications to the Regional provisions of Council in the imposition of a rate or charge under section 53, R.S.O. 1980, 57 or 57a.

(2) Subsections 218 (23) to (27) of the Municipal Act apply Idem with necessary modifications to the Regional Council with respect to the imposition of a rate or charge under section 53 or 57a.

- 15.—(1) Subsection 31 (2) of the Regional Municipality of Ottawa-Carleton Act, being chapter 439 of the Revised Statutes of Ontario, 1980, is amended by striking out "with the approval of the Municipal Board" in the fourth and fifth lines.
- (2) Section 31 of the said Act, as amended by the Statutes of Ontario, 1982, chapter 49, section 16, is further amended by adding thereto the following subsections:
- (14) Subsections 218 (22) and (28) of the Municipal Act Application apply with necessary modifications to the Regional Corporation in the imposition of a rate under subsection (2) or (4).

of certain provisions of R.S.O. 1980, c. 302

(15) Subsections 218 (23) to (27) of the Municipal Act apply Idem with necessary modifications to the Regional Corporation with respect to the imposition of a rate under subsection (2) and to an area municipality with respect to the imposition of a rate under subsection (4).

- (3) Subsection 39 (1) of the said Act is amended by striking out "with the approval of the Municipal Board" in the fifth line.
- (4) Subsection 39 (2) of the said Act is amended by striking out "with the approval of the Municipal Board" in the fourth and fifth lines.
- (5) Subsection 39 (4) of the said Act is amended by striking out "subject to the approval of the Municipal Board" in the second and third lines.
- (6) Subsection 39 (5) of the said Act, as enacted by the Statutes of Ontario, 1982, chapter 49, section 17, is repealed.
- (7) The said Act is amended by adding thereto the following section:

Combined rate

- **43a.** The Regional Council may by by-law impose a single combined rate for the charges which could otherwise be recovered as a rate under section 39 or 43.
- **16.**—(1) Subsection 80 (2) of the *Regional Municipality of Peel Act*, being chapter 440 of the Revised Statutes of Ontario, 1980, is amended by striking out "with the approval of the Municipal Board" in the fourth line.
- (2) Section 80 of the said Act, as amended by the Statutes of Ontario, 1982, chapter 49, section 22, is further amended by adding thereto the following subsections:

Application of certain provisions of R S.O. 1980, c. 302

(16) Subsections 218 (22) and (28) of the *Municipal Act* apply with necessary modifications to the Regional Corporation in the imposition of a rate under subsection (2) or (4).

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- (17) Subsections 218 (23) to (27) of the *Municipal Act* apply with necessary modifications to the Regional Corporation with respect to the imposition of a rate under subsection (2) and to an area municipality with respect to the imposition of a rate under subsection (4).
- (3) Clause 81 (2) (a) of the said Act is repealed and the following substituted therefor:
  - (a) by imposing a surcharge on the water rate collectable in the same manner as water rates.
- (4) Clause 81 (2) (b) of the said Act is amended by striking out "with the approval of the Municipal Board" in the second line.
- (5) Section 81 of the said Act is amended by adding thereto the following subsections:

Application of certain provisions of R.S.O. 1980, c. 302

(17) Subsections 218 (22) and (28) of the *Municipal Act* apply with necessary modifications to the Regional Corporation in the imposition of a rate or surcharge under subsection (2) or (4).

Idem

- (18) Subsections 218 (23) to (27) of the *Municipal Act* apply with necessary modifications to the Regional Corporation with respect to the imposition of a rate or surcharge under subsection (2) and to an area municipality with respect to the imposition of a rate under subsection (4).
- 17.—(1) Subsection 25 (2) of the Regional Municipality of Sudbury Act, being chapter 441 of the Revised Statutes of

Ontario, 1980, is amended by striking out "with the approval of the Municipal Board" in the fourth line.

- (2) Section 25 of the said Act, as amended by the Statutes of Ontario, 1982, chapter 49, section 24, is further amended by adding thereto the following subsections:
- (16) Subsections 218 (22) and (28) of the Municipal Act Application apply with necessary modifications to the Regional Corporation in the imposition of a rate under subsection (2) or (4).

provisions of R.S.O. 1980.

- (17) Subsections 218 (23) to (27) of the Municipal Act apply Idem with necessary modifications to the Regional Corporation with respect to the imposition of a rate under subsection (2) and to an area municipality with respect to the imposition of a rate under subsection (4).
- (3) Clause 26 (2) (a) of the said Act is repealed and the following substituted therefor:
  - (a) by imposing a surcharge on the water rate collectable in the same manner as water rates.
- (4) Clause 26 (2) (b) of the said Act is amended by striking out "with the approval of the Municipal Board" in the second line.
- (5) Section 26 of the said Act is amended by adding thereto the following subsections:
- (17) Subsections 218 (22) and (28) of the Municipal Act Application apply with necessary modifications to the Regional Corporation in the imposition of a rate or surcharge under subsection R.S.O. 1980. (2) or (4).

of certain provisions of

(18) Subsections 218 (23) to (27) of the Municipal Act apply Idem with necessary modifications to the Regional Corporation with respect to the imposition of a rate or surcharge under subsection (2) and to an area municipality with respect to the imposition of a rate under subsection (4).

- 18.—(1) The Regional Municipality of Waterloo Act, being chapter 442 of the Revised Statutes of Ontario, 1980, is amended by adding thereto the following sections:
- 32a. The Regional Council may by by-law impose a single Combined combined rate for the charges which could otherwise be recovered as a charge under section 31 or a rate under section 32.

Application of certain provisions of R.S.O. 1980, c. 302

- **32b.** Subsections 218 (22) to (28) of the *Municipal Act* apply with necessary modifications to the Regional Council in the imposition of a rate or charge under section 27, 31, 32 or 32a.
- (2) Clause 52 (3) (b) of the said Act is amended by striking out "subject to the approval of the Municipal Board" in the first line.
- (3) The said Act is further amended by adding thereto the following sections:

Combined rate

**52a.** The Regional Council may by by-law impose a single combined rate for all or some of the charges which could otherwise be recovered as a rate under section 52.

Application of certain provisions of R.S.O. 1980, c. 302

**52b.**—(1) Subsections 218 (22) and (28) of the *Municipal Act* apply with necessary modifications to the Regional Council in the imposition of a rate or charge under section 52.

Idem

- (2) Subsections 218 (23) to (27) of the *Municipal Act* apply with necessary modifications to the Regional Council with respect to the imposition of a rate under subsection 52 (1) and to an area municipality with respect to the imposition of a charge under clause 52 (3) (c).
- 19.—(1) Subsection 26 (2) of the *Regional Municipality of York Act*, being chapter 443 of the Revised Statutes of Ontario, 1980, is amended by striking out "with the approval of the Municipal Board" in the fifth line.
- (2) Subsection 26 (3) of the said Act is amended by striking out "with the approval of the Municipal Board" in the fourth and fifth lines.
- (3) Subsection 26 (5) of the said Act is amended by striking out "subject to the approval of the Municipal Board" in the third line.
- (4) The said Act is amended by adding thereto the following sections:

Combined rate

**33a.** The Regional Council may by by-law impose a single combined rate for all or some of the charges which could otherwise be recovered as a rate or charge under section 26, 32 or 33.

Application of certain provisions of R.S.O. 1980, c. 302

**33b.** Subsections 218 (22) to (28) of the *Municipal Act* apply with necessary modifications to the Regional Council in

the imposition of a rate or charge under section 28, 32, 33 or 33a.

- (5) Subsection 53 (1) of the said Act is amended by striking out "with the approval of the Municipal Board" in the fifth line.
- (6) Subsection 53 (2) of the said Act is amended by striking out "with the approval of the Municipal Board" in the fourth and fifth lines.
- (7) Subsection 53 (4) of the said Act is amended by striking out "subject to the approval of the Municipal Board" in the third line.
- (8) The said Act is further amended by adding thereto the following section:
- 57a. The Regional Council may by by-law impose a single Combined combined rate for the charges which could otherwise be recovered as a charge under section 53 or a rate under section 57.

- 20.—(1) Subsection 2 (1) of the Dog Owners' Liability Act, being chapter 124 of the Revised Statutes of Ontario, 1980, is amended by adding at the end thereof "or domestic animal".
- (2) Subsection 4 (1) of the said Act is amended by inserting after "person" in the second line "or domestic animal".
- (3) Subsection 4 (2) of the said Act is amended by inserting after "person" in the second line "or domestic animal".
- (4) The said Act is amended by adding thereto the following section:
- 5.—(1) The owner of a dog shall exercise reasonable pre-Owner to cautions to prevent the dog from biting or attacking a person or domestic animal.

prevent dogs attacking

- (2) An owner who contravenes subsection (1) is guilty of an Offence offence.
- 21.—(1) Section 31 of the Evidence Act, being chapter 145 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:
- 31.—(1) In this section, "municipality" means a regional, Definition metropolitan or district municipality, the County of Oxford, a county, city, town, village, township or improvement district.

Entries in books

- (2) A copy of an entry in a book of account kept by a municipality or in a department of the Government of Canada or of Ontario shall be received as *prima facie* evidence of such entry and of the matters, transactions and accounts recorded therein, if it is proved by the oath or affidavit of an officer of the municipality or of the department,
  - (a) that the book was, at the time of the making of the entry, one of the ordinary books kept by the municipality or in the department;
  - (b) that the entry was apparently, and as the deponent believes, made in the usual and ordinary course of business of the municipality or department; and
  - (c) that such copy is a true copy thereof.
- (2) Subsection 34 (4) of the said Act is amended by inserting after "Canada" in the second line "or a municipality as defined in subsection 31 (1)".
- **22.** Sections 1, 2, 3, 4, 5, 6 and 7 of the *Dog Licensing and Live Stock and Poultry Protection Act*, being chapter 123 of the Revised Statutes of Ontario, 1980, are repealed.

Commence-

23.—(1) This Act, except subsections 4 (4) and (6) and sections 7 and 22, comes into force on the day it receives Royal Assent.

Idem

(2) Subsection 4 (4) and sections 7 and 22 come into force on a day to be named by proclamation of the Lieutenant Governor.

Idem

(3) Subsection 4 (6) comes into force six months after the day this Act receives Royal Assent.

Short title

24. The short title of this Act is the Municipal Statute Law Amendment Act, 1989 (No. 2).

## An Act to amend the Legislative Assembly Act

Assented to December 19th, 1989

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Subsections 60 (1) and (2) of the Legislative Assembly Act, being chapter 235 of the Revised Statutes of Ontario, 1980, as re-enacted by the Statutes of Ontario, 1989, chapter 19, section 1, are repealed and the following substituted therefor:
- (1) An indemnity at the rate of \$43,374 per annum shall be Members' paid to every member of the Assembly.
- (2) An allowance for expenses at the rate of \$14,548 per Members' annum shall be paid to every member of the Assembly.
- 2. Section 61 of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 19, section 2, is repealed and the following substituted therefor:
- **61.** In addition to the indemnity and allowance for expenses as a member, there shall be paid a Leader's allowance for expenses.
  - (a) to the Premier, at the rate of \$8,185 per annum;
  - (b) to the Leader of the Opposition, at the rate of \$5,458 per annum; and
  - (c) to the leader of a party, except the Premier and the Leader of the Opposition, that has a recognized membership of twelve or more persons in the Assembly, at the rate of \$2,728 per annum.
- 3.—(1) Subsection 62 (1) of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 19, section 3, is repealed and the following substituted therefor:

Indemnity of Speaker, Leader of Opposition and leader of a minority party

- (1) In addition to the indemnity as a member, there shall be paid,
  - (a) to the Speaker an indemnity at the rate of \$23,436 per annum;
  - (b) to the Leader of the Opposition an indemnity at the rate of \$31,749 per annum; and
  - (c) to the leader of a party, except the Premier and the Leader of the Opposition, that has a recognized membership of twelve or more persons in the Assembly, an indemnity at the rate of \$15,941 per annum.
- (2) Clause 62 (1) (c) of the said Act, as re-enacted by subsection (1), is amended by striking out "\$15,941" in the last line and inserting in lieu thereof "\$22,602".
- **4.**—(1) Subsection 64 (1) of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 19, section 4, is repealed and the following substituted therefor:

Chair and deputy chairs of Whole House and chairs of committees

- (1) In addition to the indemnity as a member, an indemnity shall be paid,
  - (a) to the Deputy Speaker and Chair of the Committees of the Whole House at the rate of \$9,808 per annum;
  - (b) to the Deputy Chairs of the Committees of the Whole House at the rate of \$6,813 per annum; and
  - (c) to the chair of each standing committee at the rate of \$5,313 per annum.
- (2) Subsection 64 (1) of the said Act, as re-enacted by subsection (1), is amended by striking out "and" at the end of clause (b) and by striking out clause (c) and inserting in lieu thereof the following:
  - (c) to the chair of each standing and select committee at the rate of \$8,827 per annum; and
  - (d) to the vice-chair of each standing and select committee at the rate of \$5,313 per annum.
- 5.—(1) Subsection 65 (1) of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 19, section 5, is repealed and the following substituted therefor:

(1) In addition to the indemnity as a member, an indemnity Whips, shall be paid,

- (a) to the Chief Government Whip, at the rate of \$12,127 per annum;
- (b) to the Deputy Government Whip, at the rate of \$8,311 per annum;
- (c) to each of not more than three Government Whips, at the rate of \$5,995 per annum;
- (d) to the Chief Opposition Whip, at the rate of \$8,311 per annum:
- (e) to each of not more than two Opposition Whips, at the rate of \$5,995 per annum; and
- (f) in the case of each party that has a recognized membership of twelve or more persons in the Assembly, other than the party from which the Government is chosen and the party recognized as the Official Opposition,
  - (i) to the Chief Party Whip of the party, at the rate of \$6,813 per annum, and
  - (ii) to the Party Whip of the party, at the rate of \$5,450 per annum.
- (2) Subsection 65 (1) of the said Act, as re-enacted by subsection (1), is amended by striking out "\$8,311" in the first line of clause (d) and inserting in lieu thereof "\$9,297" and by striking out "\$6,813" in the second line of subclause (f) (i) and inserting in lieu thereof "\$8,367".
- 6. Subsection 67 (1) of the said Act, as amended by the Statutes of Ontario, 1983, chapter 50, section 7, 1986, chapter 72, section 6, 1988, chapter 14, section 6 and 1989, chapter 19, section 6, is further amended by striking out "\$74" as set out in the amendment of 1989 and inserting in lieu thereof "\$78" and by striking out "\$86" as set out in that amendment and inserting in lieu thereof "\$90".
- 7. The said Act is amended by adding thereto the following section:
- 68a. In addition to the indemnity as a member, an indem-Caucus nity at the rate of \$8,311 per annum shall be paid to the chair indemnttes of the caucus of the party from which the Government is cho-

sen and to the chair of the caucus of the party recognized as the Official Opposition and an indemnity at the rate of \$7,480 per annum shall be paid to the chair of every other party that has a recognized membership of twelve or more persons in the Assembly.

**8.**—(1) Section 69 of the said Act, as re-enacted by the Statutes of Ontario, 1989, chapter 19, section 7, is repealed and the following substituted therefor:

House Leaders' indemnities

- **69.** In addition to the indemnity as a member, an indemnity shall be paid,
  - (a) to the House Leader of the party recognized as the Official Opposition, at the rate of \$12,127 per annum; and
  - (b) to the House Leader of a party, other than the party from which the Government is chosen and the party recognized as the Official Opposition, that has a recognized membership of twelve or more persons in the Assembly, at the rate of \$9,128 per annum.
- (2) Section 69 of the said Act, as re-enacted by subsection (1), is amended by striking out "and" at the end of clause (a), by striking out "\$9,128" in the last line of clause (b) and inserting in lieu thereof "\$10,345" and by adding thereto the following clauses:
  - (c) to the Deputy House Leader of the party recognized as the Official Opposition, at the rate of \$5,995 per annum; and
  - (d) to the Deputy House Leader of a party, other than the party from which the Government is chosen and the party recognized as the Official Opposition, that has a recognized membership of twelve or more persons in the Assembly, at the rate of \$5,450 per annum.

Commencement 9.—(1) This Act, except subsections 3 (2), 4 (2) and 5 (2), section 7 and subsection 8 (2), shall be deemed to have come into force on the 1st day of April, 1989.

Idem

(2) Subsections 3 (2), 4 (2) and 5 (2), section 7 and subsection 8 (2) come into force on the 1st day of January, 1990.

Short title

10. The short title of this Act is the Legislative Assembly Amendment Act, 1989 (No. 2).

#### An Act to amend the Executive Council Act

Assented to December 19th, 1989

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Subsections 3 (1), (2), (3) and (4) of the Executive Council Act, being chapter 147 of the Revised Statutes of Ontario. 1980, as re-enacted by the Statutes of Ontario, 1989, chapter 20, section 1, are repealed and the following substituted therefor:
- (1) The annual salary of every minister with portfolio is Salaries \$31,749.
- (2) The Premier and President of the Council shall receive, Additional salary for in addition, \$13,491 per annum. Premier
- (3) The annual salary of every minister without portfolio is Salary of \$15,942.

minister without portfolio

(4) The annual salary of every Parliamentary Assistant is Salary of \$9,808.

Parliamentary Assistant

- 2. This Act shall be deemed to have come into force on the Commencement 1st day of April, 1989.
- 3. The short title of this Act is the Executive Council Short title Amendment Act, 1989 (No. 2).



# An Act to amend the Highway Traffic Act

Assented to December 19th, 1989

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) Subsection 1 (1) of the Highway Traffic Act, being chapter 198 of the Revised Statutes of Ontario, 1980, as amended by the Statutes of Ontario, 1981, chapter 48, section 1, 1983, chapter 63, section 1 and 1989, chapter 54, section 1, is further amended by adding thereto the following paragraphs:
  - 6a. "conviction" includes a disposition made under the Young Offenders Act (Canada);

R.S.C. 1985, c V-1

- 35a. "state of the United States of America" includes the District of Columbia.
- (2) Section 1 of the said Act, as amended by the Statutes of Ontario, 1981, chapter 48, section 1, 1983, chapter 63, section 1 and 1989, chapter 54, section 1, is further amended by adding thereto the following subsection:
- (5) Any reference in this Act or the regulations to a convic- Idem tion or discharge for an offence under the Criminal Code R.S.C. 1985, (Canada) includes a conviction or discharge for the corre- N-5 sponding offence under the National Defence Act (Canada).
- 2.—(1) Subsection 7 (11) of the said Act, as re-enacted by the Statutes of Ontario, 1985, chapter 13, section 1, is amended by inserting after "permits" in the second line "or provides any other service in relation to permits".
- (2) Subsection 7 (14) of the said Act, as amended by the Statutes of Ontario, 1982, chapter 15, section 2 and 1983, chapter 63, section 2, is further amended by adding thereto the following clause:

- (k) prescribing conditions precedent or subsequent for the issuing or validating of any class of permit or number plate or the issuing of any evidence of validation.
- 3. Subsection 15a (1) of the said Act, as enacted by the Statutes of Ontario, 1988, chapter 44, section 2, is amended by striking out "sections 15d and 15e" in the first line and inserting in lieu thereof "sections 15b to 15h".
- 4. The said Act is amended by adding thereto the following section:

Liability insurance for commercial motor vehicles R.S.O. 1980, cc. 83, 218 **15h.**—(1) No operator or owner of a commercial motor vehicle shall operate the vehicle or cause or permit the vehicle to be operated on a highway unless, in addition to the minimum liability insurance required under the *Compulsory Automobile Insurance Act*, motor vehicle liability insurance in the amount prescribed by the regulations is carried for the vehicle with an insurer licensed under the *Insurance Act*.

Non-residents

(2) If an operator or owner of a commercial motor vehicle is not a resident of Ontario, the insurance required by subsection (1) may be carried with an insurer who is authorized to transact the insurance in the state or province in which the owner or operator resides.

Driver to carry evidence of insurance (3) Every driver of a commercial motor vehicle shall carry evidence of a type prescribed by the regulations that the vehicle is insured as required by this section and shall surrender the evidence for reasonable inspection upon the demand of a police officer.

Offence

(4) An operator or owner who contravenes subsection (1) is guilty of an offence and on conviction is liable to a fine of not less than \$500 and not more than \$2,500.

Idem

(5) A driver who contravenes subsection (3) is guilty of an offence and on conviction is liable to a fine of not less than \$100 and not more than \$500.

Regulations

- (6) The Lieutenant Governor in Council may make regulations,
  - (a) prescribing the amount of motor vehicle liability insurance to be carried for a commercial motor vehicle;

- (b) prescribing documents that may be accepted as evidence that a commercial motor vehicle is insured as required by this section.
- 5.—(1) Section 18 of the said Act, as amended by the Statutes of Ontario, 1983, chapter 63, section 7, 1984, chapter 21, section 3, 1985, chapter 13, section 2, 1989, chapter 54, sections 4 and 5 and 1989, chapter 72, section 94, are further amended by adding thereto the following subsection:
- (4a) No person who is the owner or is in possession or con- Idem trol of a motor vehicle equipped with air brakes shall permit any person to drive the vehicle on a highway unless the licence of that person is endorsed to permit the driving of a vehicle equipped with air brakes.

- (2) Subsection 18 (10) of the said Act, as enacted by the Statutes of Ontario, 1983, chapter 63, section 7 and amended by 1989, chapter 72, section 94, is further amended by striking out "subsection (1) or (1a)" in the first line and inserting in lieu thereof "subsection (1), (1a), (1b), (4) or (4a)".
- 6. The said Act is further amended by adding thereto the following section:
- **25a.**—(1) The Minister, with the approval of the Lieuten-Agreements ant Governor in Council, may enter into a reciprocal agree-states ment with the government of any state of the United States of America providing for,

- (a) the sanctioning by the licensing jurisdiction of drivers from that jurisdiction who commit offences in the other jurisdiction; and
- (b) on a driver's change of residence, the issuance of a driver's licence by one jurisdiction in exchange for a driver's licence issued by the other jurisdiction.
- (2) The provisions of this Act and the regulations with Effect of respect to the licensing of drivers are subject to any agreement made under this section.

- 7.—(1) Clause 26 (1) (a) of the said Act, as re-enacted by the Statutes of Ontario, 1985, chapter 13, section 3, is amended by striking out "203, 204 or 219" in the first line and inserting in lieu thereof "220, 221 or 236".
- (2) Clause 26 (1) (b) of the said Act, as re-enacted by the Statutes of Ontario, 1985, chapter 13, section 3, is amended by striking out "233, 236, 237 or 239" in the first line and insert-

ing in lieu thereof "249, 252, 253 or 255" and by inserting after "vehicle" in the third line "or street car".

- (3) Clause 26 (1)(c) of the said Act, as re-enacted by the Statutes of Ontario, 1985, chapter 13, section 3, is amended by striking out "238 (5)" in the first line and inserting in lieu thereof "254 (5)" and by inserting after "vehicle" in the fourth line "or street car".
- (4) Subsection 26 (1) of the said Act, as re-enacted by the Statutes of Ontario, 1985, chapter 13, section 3, is amended by striking out "or" at the end of clause (c) and by adding thereto the following clause:
  - (ca) under a provision that is enacted by a state of the United States of America and that is designated by the regulations; or
- (5) Subsection 26 (4) of the said Act, as amended by the Statutes of Ontario, 1985, chapter 13, section 3, is repealed and the following substituted therefor:

Order for discharge

(4) This section applies in the same manner as if a person were convicted of an offence if the person pleads guilty to or is found guilty of an offence referred to in subsection (1) and,

R.S.C. 1985, c. C-46 (a) an order directing that the accused be discharged is made under section 736 of the *Criminal Code* (Canada) or under a provision that is enacted by a state of the United States of America and that is designated by the regulations; or

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- (b) a disposition is made under section 20 or sections 28 to 32 of the *Young Offenders Act* (Canada), including a confirmation or variation of the disposition.
- 8.—(1) Subsection 27 (1) of the said Act, as re-enacted by the Statutes of Ontario, 1985, chapter 13, section 4, is repealed and the following substituted therefor:

Suspension for driving while disqualified

- (1) The driver's licence of a person who is convicted of an offence under subsection 259 (4) of the *Criminal Code* (Canada) or under a provision that is enacted by a state of the United States of America and that is designated by the regulations is thereupon suspended for a period of,
  - (a) upon the first conviction, one year; and

(b) upon a subsequent conviction, two years,

in addition to any other period for which the licence is suspended and consecutively thereto.

- (2) Subsection 27 (2) of the said Act is repealed and the following substituted therefor:
- (2) This section applies in the same manner as if a person Order for were convicted of an offence if the person pleads guilty to or is found guilty of an offence referred to in subsection (1) and,

(a) an order directing that the accused be discharged is made under section 736 of the Criminal Code (Canada) or under a provision R.S.C. 1985. that is enacted by a state of the United States of America and that is designated by the regulations; or

- (b) a disposition is made under section 20 or sections 28 to 32 of the Young Offenders Act R.S.C 1985. (Canada), including a confirmation or variation of the disposition.
- (3) The Lieutenant Governor in Council may make regu- Regulations lations designating provisions enacted by a state of the United States of America for purposes of this section and section 26.

- 9.—(1) Subsection 27a (1) of the said Act, as enacted by the Statutes of Ontario, 1985, chapter 13, section 5, is amended by striking out "242" in the second line and inserting in lieu thereof "259" and by inserting after "vehicle" in the fourth line "or street car".
- (2) Subsection 27a (2) of the said Act, as enacted by the Statutes of Ontario, 1985, chapter 13, section 5, is amended by striking out "242" in the second line and inserting in lieu thereof "259".
- 10. Subsection 27b (1) of the said Act, as enacted by the Statutes of Ontario, 1985, chapter 13, section 6, is amended by striking out "242" in the first line and inserting in lieu thereof .. 259".
- 11.—(1) Subsection 30a (1) of the said Act, as enacted by the Statutes of Ontario, 1981, chapter 72, section 1 and amended by 1985, chapter 13, section 8, is further amended by striking out "238" in the amendment of 1985 and inserting in lieu thereof "254".

- (2) Subsection 30a (2) of the said Act, as enacted by the Statutes of Ontario, 1981, chapter 72, section 1 and amended by 1985, chapter 13, section 8, is further amended by striking out "238" in the amendment of 1985 and inserting in lieu thereof "254" and by striking out "roadside" in the third line.
- (3) Subsection 30a (3) of the said Act, as enacted by the Statutes of Ontario, 1981, chapter 72, section 1 and amended by 1985, chapter 13, section 8, is further amended by striking out "238" in the amendments of 1985 and inserting in lieu thereof in each instance "254".
- (4) Subsection 30a (4) of the said Act, as enacted by the Statutes of Ontario, 1981, chapter 72, section 1 and amended by 1985, chapter 13, section 8, is further amended by striking out "238" in the amendment of 1985 and inserting in lieu thereof "254".
- (5) Subsection 30a (8) of the said Act, as enacted by the Statutes of Ontario, 1981, chapter 72, section 1, is repealed and the following substituted therefor:

Calibration of screening device

- (8) For the purposes of subsection (2), the approved screening device shall not be calibrated to register "Warn" if the proportion of alcohol in the blood of the person whose breath is being analyzed is less than 50 milligrams of alcohol in 100 millilitres of blood.
- (6) Subsection 30a (9) of the said Act, as enacted by the Statutes of Ontario, 1981, chapter 72, section 1, is repealed and the following substituted therefor:

Idem

- (9) It shall be presumed, in the absence of proof to the contrary, that any approved screening device used for the purposes of subsection (2) has been calibrated as required under subsection (8).
- 12. Subsections 42 (4) and (5) of the said Act are repealed and the following substituted therefor:

Report as to cars stored or parked

(4) If a motor vehicle is placed in the possession of a person who repairs, buys, sells, wrecks or stores motor vehicles or operates a garage business, parking station, parking lot or used car lot and the vehicle remains in the person's possession for more than two weeks without good reason, the person shall forthwith, upon the expiration of the two-week period, make a report to the nearest police officer in accordance with subsection (5a).

(5) If a motor vehicle that shows evidence of having been involved in a serious accident or having been struck by a bullet is brought into a garage, parking station, parking lot, used cars car lot or repair shop, the person in charge of the garage, parking station, parking lot, used car lot or repair shop shall forthwith make a report to the nearest police officer in accordance with subsection (5a).

(5a) A person making a report under subsection (4) or (5) Information shall give a description of the vehicle and, if known, the reported vehicle identification number, the permit number, and the name and address of the owner or operator.

- 13.—(1) Clause 109 (13) (a) of the said Act is amended by striking out "\$1.25" in the second line and inserting in lieu thereof "\$3.00".
- (2) Clause 109 (13) (b) of the said Act is amended by striking out "40" in the first line and inserting in lieu thereof "35" and by striking out "\$1.75" in the third line and inserting in lieu thereof "\$4.50".
- (3) Clause 109 (13) (c) of the said Act is amended by striking out "40" in the first line and inserting in lieu thereof "35", by striking out "60" in the first line and inserting in lieu thereof "50" and by striking out "\$2.50" in the third line and inserting in lieu thereof "\$7.00".
- (4) Clause 109 (13) (d) of the said Act is amended by striking out "60" in the first line and inserting in lieu thereof "50" and by striking out "\$3.25" in the second line and inserting in lieu thereof "\$9.75".
- 14. Subsection 120 (6) of the said Act, as enacted by the Statutes of Ontario, 1989, chapter 54, section 18, is repealed and the following substituted therefor:
- (6) No person shall ride a bicycle across a roadway within a pedestrian crossover.

Riding in pedestrian crossover prohibited

- 15.—(1) Subsection 137 (1) of the said Act is amended by striking out "located on the roof of the vehicle" in the fourth line.
- (2) Subsection 137 (2) of the said Act is repealed and the following substituted therefor:
- (2) No driver of a vehicle shall follow in any lane of a roadway at a distance of less than 150 metres a fire department department vehicle responding to an alarm.

Following

**16.** The said Act is further amended by adding thereto the following section:

Alternating highbeams on emergency vehicles **146a.**—(1) Notwithstanding section 146, highbeam headlamps that produce alternating flashes of white light may be used by a public utility emergency vehicle while responding to an emergency and by an emergency vehicle as defined in clause 124 (1) (b).

Alternating highbeams on other vehicles prohibited

- (2) No person shall use highbeam headlamps that produce alternating flashes of white light on any vehicle other than a vehicle referred to in subsection (1).
- 17.—(1) Subsection 165a (1) of the said Act, as enacted by the Statutes of Ontario, 1988, chapter 44, section 9, is amended by inserting after "section" in the first line "and in section 165b".
- (2) Clause 165a (7) (e) of the said Act, as enacted by the Statutes of Ontario, 1988, chapter 44, section 9, is amended by inserting after "section" in the second line "and section 165b".
- 18. The said Act is further amended by adding thereto the following section:

Exemption certificate

**165b.**—(1) An operator may apply in writing to the Registrar for a certificate exempting the operator and any driver employed by or contracted to the operator from any requirement prescribed by the regulations made under clause 165a (7) (c) regarding hours of work.

Issuance

(2) On an application under subsection (1), the Registrar may issue the certificate applied for if the Registrar is satisfied that the operator applying for the certificate has a genuine need for it and the issuance of the certificate is unlikely to jeopardize the safety or health of any person.

Conditions

(3) A certificate issued under this section may contain any conditions that the Registrar considers appropriate and a certificate is subject to the conditions set out therein.

Effect of certificate

(4) Subject to subsection (5), a certificate issued under this section exempts the operator to whom it is issued and any driver employed by or contracted to that operator from those requirements prescribed by the regulations made under clause 165a (7) (c) that are set out in the certificate.

Where certificate does not apply

(5) A certificate issued under this section does not apply to exempt,

- (a) an operator who is in contravention of any condition set out in the certificate:
- (b) a driver who is in contravention of any condition set out in the certificate or who is in contravention of subsection (7); or
- (c) an operator for whom a driver referred to in clause (b) is working.
- (6) A certificate is valid during the period set out therein, Duration which period shall not exceed twelve months.
- (7) A driver claiming an exemption under a certificate to be produced issued under this section shall carry the certificate or a true for inspection copy thereof and produce the certificate or copy for inspection upon the demand of a police officer or an officer appointed for the purpose of carrying out the provisions of this Act.

- 19.—(1) Subsection 184 (1) of the said Act, as re-enacted by the Statutes of Ontario, 1984, chapter 61, section 7, is amended by striking out "a motor vehicle, motorized snow vehicle or street car" in the fifth and sixth lines and inserting in lieu thereof "a motor vehicle or street car within the meaning of this Act or a motorized snow vehicle within the meaning of the Motorized Snow Vehicles Act".
- (2) Subsection 184 (2) of the said Act, as amended by the Statutes of Ontario, 1985, chapter 13, section 14, is repealed and the following substituted therefor:
- (2) Where a person pleads guilty to or is found guilty of an Order for offence under the Criminal Code (Canada) or the Young discharge Offenders Act (Canada) referred to in subsection (1) and an R.S.C. 1985. order directing that the person be discharged is made under cc. C-46. section 736 of the Criminal Code (Canada) or section 20 or sections 28 to 32 of the Young Offenders Act (Canada), the judge, provincial judge or justice of the peace who makes the order or the clerk of the court in which the order is made shall forthwith certify the order to the Registrar.

(2a) An order certified under subsection (2) shall set out Idem the name, address and description of the person discharged by the order, the number of the person's driver's licence, the number of the permit of the motor vehicle or the registration number of the motorized snow vehicle with which the offence was committed, the time the offence was committed and the provision of the Criminal Code (Canada) or the Young Offenders Act (Canada) contravened.

**20.** Subsection 190a (1) of the said Act, as enacted by the Statutes of Ontario, 1989, chapter 54, section 41, is repealed and the following substituted therefor:

Cyclist to identify self

- (1) A police officer who finds any person contravening any provision under this Act or any municipal by-law regulating traffic while in charge of a bicycle may require that person to stop and to provide identification of himself or herself.
- 21.—(1) Subsection 192 (1) of the said Act, as re-enacted by the Statutes of Ontario, 1985, chapter 13, section 16, is amended by striking out "237, 238 or 239" in the second line and inserting in lieu thereof "253, 254 or 255" and by striking out "236" in the fourth line and inserting in lieu thereof "252".
- (2) Subsection 192 (2) of the said Act, as re-enacted by the Statutes of Ontario, 1985, chapter 13, section 16, is amended by striking out "236" in the second line and in the fourth line and inserting in lieu thereof in each instance "252".
- **22.** The said Act is further amended by adding thereto the following section:

Regulations respecting off-road vehicles **194c.**—(1) The Lieutenant Governor in Council may make regulations classifying off-road vehicles and drivers thereof and exempting any class of off-road vehicle or class of driver thereof from any requirement in Parts II, III and V of this Act or any regulation made thereunder and prescribing conditions for any such exemption.

Idem 1983, c. 53 (2) In this section, "off-road vehicle" means an off-road vehicle within the meaning of the Off-Road Vehicles Act, 1983.

Commencement 23. This Act comes into force on a day to be named by proclamation of the Lieutenant Governor.

Short title

24. The short title of this Act is the Highway Traffic Amendment Act, 1989 (No. 2).

# An Act to repeal the Ministry of Transportation and Communications Creditors Payment Act

Assented to December 19th, 1989

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. The Ministry of Transportation and Communications Creditors Payment Act, being chapter 290 of the Revised Statutes of Ontario, 1980, is repealed.
- 2.—(1) This Act comes into force on a day to be named by Commenceproclamation of the Lieutenant Governor.
- (2) Notwithstanding section 1, the *Ministry of Transportation* and *Communications Creditors Payment Act* continues to apply in respect of labour, material or services supplied as a result of a contract, as defined in that Act, made before this Act comes into force.
- 3. The short title of this Act is the Ministry of Transporta-Short title tion and Communications Creditors Payment Repeal Act, 1989.



## An Act to amend the Construction Lien Act, 1983

Assented to December 19th, 1989

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Subsection 3 (1) of the Construction Lien Act, 1983, being chapter 6, is repealed and the following substituted therefor:
- (1) Subject to section 16 (where lien does not attach to the Act binds premises), this Act binds the Crown.
- 2. The Construction Lien Act, 1983 does not apply in Limited respect of labour, material or services supplied as a result of a contract, as defined in the Ministry of Transportation and Communications Creditors Payment Act, being chapter 290 of the Revised Statutes of Ontario, 1980, made before this Act comes into force.

application

- 3. This Act comes into force on a day to be named by proc- Commencelamation of the Lieutenant Governor.
- 4. The short title of this Act is the Construction Lien Short title Amendment Act, 1989.



# An Act to amend the **Ontario Lottery Corporation Act**

Assented to December 19th, 1989

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Section 9 of the Ontario Lottery Corporation Act, being chapter 344 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:
- 9. The net profits of the Corporation after provision for Net profits prizes and the payment of expenses of operations shall be paid of the Corporation into the Consolidated Revenue Fund at such times and in such manner as the Lieutenant Governor in Council may direct, to be available for appropriation by the Legislature.

- (a) for the promotion and development of physical fitness, sports, recreational and cultural activities and facilities therefor; and
- (b) for the activities of the Ontario Trillium Foundation.

and the net profits of the Corporation paid into the Consolidated Revenue Fund in a fiscal year of Ontario and not so appropriated in the fiscal year shall be applied to, and accounted for in the Public Accounts of Ontario as part of, the money appropriated by the Legislature in the fiscal year for the operation of hospitals.

2. The net profits of the Corporation that, pursuant to Transitional section 9 of the said Act, have been paid into the Consolidated Revenue Fund before the 1st day of April, 1989 and that have not been expended before that date shall be applied to, and accounted for in the Public Accounts of Ontario as part of, the money appropriated by the Legislature for the operation of hospitals in the fiscal year of Ontario in which this Act comes into force.

Commencement

3. This Act comes into force on the day it receives Royal Assent.

Short title

4. The short title of this Act is the Ontario Lottery Corporation Amendment Act, 1989.

#### An Act to amend the Income Tax Act

Assented to December 20th, 1989

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Section 1 of the *Income Tax Act*, being chapter 213 of the Revised Statutes of Ontario, 1980, as amended by the Statutes of Ontario, 1981, chapter 46, section 1 and 1988, chapter 73, section 1, is further amended by adding thereto the following subsection:
- (6) Where a provision (in this subsection referred to as Modification "that section") of the Federal Act or the Federal Regulations of Federal provisions is made applicable for the purposes of this Act, that section, as amended from time to time heretofore or hereafter, applies with such modifications as the circumstances require for the purposes of this Act as though it had been enacted as a provision of this Act and, in applying that section for the purposes of this Act, in addition to any other modifications required by the circumstances.

- (a) a reference in that section to tax under Part I of the Federal Act shall be read as a reference to tax under this Act:
- (b) where that section contains a reference to tax under any of Parts I.1 to XIV of the Federal Act, that section shall be read without reference therein to tax under any of those Parts and without reference to any portion of that section which applies only to or in respect of tax under any of those Parts;
- a reference in that section to a particular provision (c) of the Federal Act that is the same as or similar to a provision of this Act shall be read as a reference to the provision of this Act;
- (d) a reference in that section to a particular provision of the Federal Act that applies for the purposes of this Act shall be read as a reference to the partic-

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ular provision as it applies for the purposes of this Act;

- (e) where that section contains a reference to any of Parts I.1 to XIV of the Federal Act or to a provision in any of those Parts, that section shall be read without reference therein to that Part or without reference to that provision, as the case may be, and without reference to any portion of that section that applies only because of the application of any of those Parts or the application of a provision in any of those Parts:
- (f) where that section contains a reference to the *Bankruptcy Act* (Canada), that section shall be read without reference therein to the *Bankruptcy Act* (Canada);
- (g) a reference in that section to a Federal regulation that applies for the purposes of this Act shall be read as a reference to the regulation as it applies for the purposes of this Act;
- (h) a reference in that section to a word or expression set out in Column 1 of the following Table shall be read as a reference to the word or expression set out opposite thereto in Column 2 of the following Table:

#### **TABLE**

Column 1	Column 2
Her Majesty	Her Majesty in right of Ontario
Canada	Ontario
Department of National Revenue	Ministry of Revenue
Deputy Minister of National Revenue for Taxation	Deputy Head
Deputy Attorney General of Canada	Deputy Attorney General of Ontario
Tax Court of Canada	Supreme Court of Ontario

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Tax Court of Canada Act	Courts of Justice Act, 1984
· ····································	201110 0, 1101100 1101, 1501
Federal Court of Canada	Supreme Court of Ontario
Federal Court Act	Courts of Justice Act, 1984
Registrar of the Tax Court of Canada	Registrar of the Supreme Court of Ontario or local Registrar of that Court for the county or district in which the particular taxpayer resides
in the Registry of the Federal Court	with the Registrar of the Supreme Court of Ontario or local Registrar of that Court for the county or district in which the particular taxpayer resides

- 2.—(1) Clause 3 (5) (m) of the said Act, as enacted by the Statutes of Ontario, 1988, chapter 73, section 3, is amended by striking out "and" at the end thereof.
- (2) Clause 3 (5) (n) of the said Act, as enacted by the Statutes of Ontario, 1988, chapter 73, section 3, is repealed and the following substituted therefor:
  - (n) 52 per cent in respect of the 1989 taxation year; and
  - (o) 53 per cent in respect of the 1990 and subsequent taxation years.
- (3) Clause 3 (8) (a) of the said Act, as re-enacted by the Statutes of Ontario, 1988, chapter 73, section 3, is repealed and the following substituted therefor:
  - (a) the amount, if any, by which the non-business income tax paid by the individual for the year to the government of the country other than Canada exceeds.
    - (i) where section 127.5 of the Federal Act does not apply to the individual for the taxation year, all amounts claimed by the individual as deductions from tax under that Act for the year under subsection 126(1) or 180.1(1.1) of that Act, or
    - (ii) where section 127.5 of the Federal Act applies to the individual for the year, the aggregate of.

- (A) the individual's special foreign tax credit for the year determined under section 127.54 of that Act, and
- (B) the amount claimed by the individual as a deduction from tax under that Act for the year under subsection 180.1(1.1) of that Act; and
- (4) Subclause 3 (8) (b) (i) of the said Act, as re-enacted by the Statutes of Ontario, 1988, chapter 73, section 3, is repealed and the following substituted therefor:
  - (i) the amount determined in respect of the individual for the year under subparagraph 126(1)(b)(i) of the Federal Act,
- 3. Subsection 7 (2c) of the said Act, as enacted by the Statutes of Ontario, 1988, chapter 73, section 5, is amended by striking out "and" at the end of clause (a) and by adding thereto the following clauses:
  - (c) no amount may be claimed under subclause (2) (b) (i) by an individual in respect of whom another individual has claimed an amount under subclause (2) (b) (iii); and
  - (d) no amount may be claimed by an individual under subclause (2) (b) (iii) in respect of an individual who has claimed an amount under subclause (2) (b) (i).
- **4.** Subsections 8 (2), (3) and (4) of the said Act are repealed and the following substituted therefor:

Idem

- (2) Subsections 150(2) to (4) of the Federal Act apply for the purposes of this Act and, in the application thereof, a reference to subsection 150(1) of the Federal Act shall be read as a reference to subsection (1).
- 5. Section 9 of the said Act, as amended by the Statutes of Ontario, 1988, chapter 73, section 6, is repealed and the following substituted therefor:

Assessments and withholding

**9.**—(1) Section 151 and subsections 152(1), (2), (3), (4), (4.1), (5), (6), (7) and (8) and 153(1), (1.1), (1.2), (1.3), (1.4)

and (2) and (3) of the Federal Act apply for the purposes of this Act and, in the application thereof, any reference therein to section 150 or to subsection 150(1) of the Federal Act shall be read to include a reference to subsection 8 (1) of this Act.

INCOME TAX

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- (2) Where an individual pays tax for a taxation year under Tax tables the Federal Act computed in accordance with subsection 117(6) of that Act, the individual may pay in lieu of the amount of tax otherwise determined under one or more sections of this Act the amount or amounts determined by reference to one or more tables prepared in accordance with prescribed rules.
- 6. Section 10 of the said Act, as amended by the Statutes of Ontario, 1981, chapter 46, section 4, 1985, chapter 12, section 4 and 1986, chapter 40, section 5, is repealed and the following substituted therefor:
- 10. Where a collection agreement is in effect and the tax Reassessments payable by a taxpayer for a taxation year under Part I of the Federal Act is reassessed by the Minister, the Provincial Minister shall reassess or make additional assessments or assess tax, interest or penalties, as the circumstances require, notwithstanding that more than three years may have passed since the day of mailing of a notice of an original assessment of tax, interest or penalties payable under this Act by the taxpayer for the taxation year, or of a notification that no tax is payable under this Act by the taxpayer for the year.

- 7. Section 11 of the said Act, as amended by the Statutes of Ontario, 1981, chapter 46, section 5 and 1984, chapter 50, section 4, is repealed.
- 8. Subsection 12 (1) of the said Act, as amended by the Statutes of Ontario, 1984, chapter 50, section 5, is repealed and the following substituted therefor:
- (1) Every individual whose chief source of income is farm- Payment of ing or fishing, other than an individual to whom subsection farmers and 153(2) of the Federal Act applies for the purposes of this Act, fishermen shall pay to the Treasurer,

- (a) on or before the 31st day of December in each taxation year, two-thirds of,
  - (i) the amount estimated by the individual under section 151 of the Federal Act, as it applies for the purposes of this Act, to be the tax payable by the individual under this Act for

- the taxation year, computed without reference to section 127.3 of the Federal Act, or
- (ii) the tax payable under this Act by the individual for the immediately preceding taxation year; and
- (b) on or before the 30th day of April in the next following year, the remainder of the tax as estimated under section 151 of the Federal Act as it applies for the purposes of this Act.
- **9.** Subsection 13 (1) of the said Act is repealed and the following substituted therefor:

Payment of tax by other individuals

- (1) Every individual, other than an individual to whom subsection 153(2) of the Federal Act applies for the purposes of this Act or to whom section 12 applies, shall pay to the Treasurer,
  - (a) on or before the last days of the months of March, June, September and December in each taxation year ending before the 1st day of January, 1990, and on or before the 15th days of March, June, September and December in each taxation year commencing after the 31st day of December, 1989, an amount equal to one-quarter of,
    - (i) the amount estimated by the individual under section 151 of the Federal Act, as it applies for the purposes of this Act, to be the tax payable by the individual under this Act for the taxation year, computed without reference to section 127.3 of the Federal Act, or
    - (ii) the tax payable by the individual under this Act for the immediately preceding taxation year; and
  - (b) on or before the 30th day of April in the next following year, the remainder of the tax as estimated under section 151 of the Federal Act, as it applies for the purposes of this Act.
- **10.** Section 14 of the said Act is repealed and the following substituted therefor:

Returns, payments and interest **14.** Subsection 70(2), subsection 104(2), paragraph 104(23)(*e*), sections 158, 159 and 160, subsection 160.1(1), sections 160.2 and 160.3 and subsections 161(1), (2), (2.1),

- (2.2), (3), (4), (4.1), (5), (6), (6.1), (7), (9) and (11) of the Federal Act apply for the purposes of this Act.
- 11. The said Act is amended by adding thereto the following section:
- 14a. Interest computed under any of subsections 161(1), Compound (2) and (11), 164(3), (3.1) and (4) and 227(8.3) and (9.2) of the Federal Act, as they apply for the purposes of this Act, shall be compounded daily and, where interest is computed on an amount under any of those provisions and is unpaid on the day it would, but for this section, have ceased to be computed under that provision, interest at the rate provided by that provision shall be compounded daily on unpaid interest from that day to the day it is paid.

- 12. Section 15 of the said Act, as amended by the Statutes of Ontario, 1985, chapter 12, section 7, is repealed and the following substituted therefor:
- 15. In applying subsection 160.1(1) of the Federal Act for Refund of the purposes of this Act, "refund" includes a refund that arises by reason of a provision of this Act which,
  - (a) allows a taxpayer to deduct an amount from the tax payable under this Act; or
  - (b) deems an amount to have been paid by a taxpayer as or on account of tax payable under this Act by him or her.
- 13. Section 16 of the said Act, as amended by the Statutes of Ontario, 1984, chapter 50, section 6, 1985, chapter 12, section 8, 1986, chapter 40, section 6 and 1988, chapter 73, section 7, is repealed and the following substituted therefor:
- 16. Where a collection agreement is in effect and a tax- Amount on paver is deemed under subsection 161(4) of the Federal Act to instalment be liable to pay, in respect of tax payable under Part I of the computed Federal Act for a particular taxation year, a part or instalment computed by reference to an amount described in paragraph 161(4)(c) or (d) of the Federal Act, the taxpayer shall be deemed for the purposes of subsection 161(2) of the Federal Act, as it applies for the purposes of this Act, to be liable to pay, in respect of tax payable under this Act for the particular year, a part or instalment computed by reference to the same paragraph of subsection 161(4) of the Federal Act, as it applies for the purposes of this Act.

**14.** Section 17 of the said Act, as amended by the Statutes of Ontario, 1981, chapter 46, section 7, is repealed and the following substituted therefor:

Penalty for failure to file a return

- 17.—(1) Every person who fails to file a return of income for an individual for a taxation year as and when required by subsection 8 (1) is liable to a penalty equal to the aggregate of,
  - (a) an amount equal to 5 per cent of the individual's tax for the year under this Act that was unpaid when the return was required to be filed; and
  - (b) the product obtained when 1 per cent of the individual's tax for the year under this Act that was unpaid when the return was required to be filed is multiplied by the number of complete months, not exceeding twelve, from the date on which the return was required to be filed to the date on which the return was filed.

Penalty for repeated failure to file returns

- (2) Every person,
  - (a) who fails to file a return of income for a taxation year as and when required by subsection 8 (1);
  - (b) on whom a demand for a return for the year has been made under subsection 150(2) of the Federal Act, as it applies for the purposes of this Act; and
  - (c) who, at the time of failure, had been assessed for a penalty under subsection (1) or this subsection in respect of a return of income for any of the three preceding taxation years,

is liable to a penalty equal to the aggregate of,

- (d) an amount equal to 10 per cent of the individual's tax for the year under this Act that was unpaid when the return was required to be filed; and
- (e) the product obtained when 2 per cent of the individual's tax for the year under this Act that was unpaid when the return was required to be filed is multiplied by the number of complete months, not exceeding twenty, from the date on which the return was required to be filed to the date on which the return was filed.

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(3) Every person who fails to file a return as required by Idem subsection 150(3) of the Federal Act, as it applies for the purposes of this Act, is liable to a penalty of \$10 for each day of default, to a total penalty of \$50.

INCOME TAX

(4) Every person who fails to provide any information Failure to required under this Act or a regulation, or under a provision provide information information of the Federal Act or of the Federal Regulations which applies for the purposes of this Act is, except where, in the case of an individual, the Minister has waived the penalty, liable to a penalty of \$100 for every failure unless, in the case of information required in respect of another person, a reasonable effort was made by the person to obtain the information from the other person.

# (5) Every person who fails,

General penalty

- (a) to make an information return as and when required under this Act or a regulation, or under a provision of the Federal Act or the Federal Regulations which applies for the purposes of this Act; or
- (b) to comply with a duty or obligation imposed on the person under this Act or a regulation, or under a provision of the Federal Act or Federal Regulations which applies for the purposes of this Act,

is liable in respect of each such failure, except where another provision of this Act sets out a penalty for the failure, to a penalty equal to the greater of \$100 and the product obtained when \$25 is multiplied by the number of days, not exceeding 100, during which the failure continues.

(6) Where a collection agreement is in effect, the Minister Minister's may refrain from levying or may reduce a penalty payable where under this section if the person who is liable to the penalty is collection required to pay a penalty under section 162 of the Federal Act force in respect of the same failure.

15. Section 18 of the said Act is repealed and the following substituted therefor:

# 18.—(1) Every person who,

(a) fails to report an amount required to be included in report an computing income in a return filed for a taxation year under subsection 150(2), (3) or (4) of the Federal Act, as it applies for the purposes of this Act, or subsection 8 (1); and

Penalty for repeated failure to amount

(b) has failed to report an amount required to be included in any return filed for any of the three preceding taxation years under subsection 150(2), (3) or (4) of the Federal Act, as it applies for the purposes of this Act, or subsection 8 (1),

is liable to a penalty equal to 10 per cent of the amount described in clause (a), unless the person is liable to a penalty under subsection (2) in respect of that amount.

False statements or omissions

- (2) Every person who, knowingly, or under circumstances amounting to gross negligence in the carrying out of any duty or obligation imposed by or under this Act or a provision of the Federal Act, as it applies for the purposes of this Act, has made or participated in, assented to or acquiesced in the making of, a false statement or omission in a return, form, certificate, statement or answer (in this section referred to as a "return") filed or made in respect of a taxation year as required by or under this Act or a regulation, or a provision of the Federal Act or of the Federal Regulations as that provision applies for the purposes of this Act, is liable to a penalty of the greater of \$100 and 50 per cent of the amount, if any, by which,
  - (a) the tax for the year that would be payable under this Act if the individual's taxable income for the year were computed by adding to the taxable income reported in the return for the year that portion of the individual's understatement of income for the year that is reasonably attributable to the false statement or omission, and if the individual's tax payable for the year were computed by subtracting from the deductions from the tax otherwise payable for the year the portion of those deductions that may reasonably be attributed to the false statement or omission,

exceeds,

(b) the tax for the year that would have been payable under this Act had the individual's tax payable for the year been assessed on the basis of the information provided in the individual's return for the year.

Interpretation

(3) For the purposes of subsection (2), the taxable income reported by a person in his or her return for a taxation year shall be deemed not to be less than nil and the "understatement of income for a year" of a person has the meaning assigned to that expression by subsection 163(2.1) of the Federal Act.

(4) Where, in any appeal under this Act, a penalty assessed Burden of by the Minister under this section is in issue, the burden of establishing the facts justifying the assessment of the penalty is on the Minister

(5) Where a collection agreement is in effect, the Minister Minister's may refrain from levying or may reduce a penalty imposed discretion where under this section if the person who is liable to the penalty is collection required to pay a penalty under section 163 of the Federal Act agreement in force in respect of the same failure or the same false statement or omission, as the case may be.

18a. Every person who fails to pay all or any part of an Late or instalment of tax under this Act for a taxation year on or instalments before the day on which the instalment is required to be paid by this Act, or by a provision of the Federal Act that applies for the purposes of this Act, is liable to a penalty equal to 50 per cent of the amount, if any, by which the interest payable by him or her in respect of all instalments for the year under section 161 of the Federal Act, as it applies for the purposes of this Act, exceeds the greater of.

- (a) \$1,000; and
- (b) 25 per cent of the interest that would have been payable by him or her in respect of all instalments for the year under section 161 of the Federal Act, as it applies for the purposes of this Act, if no instalments had been made for that year.
- 16. Section 19 of the said Act, as amended by the Statutes of Ontario, 1985, chapter 12, section 9 and 1986, chapter 40, section 7, is repealed and the following substituted therefor:

19.—(1) Subsections 164(1), (1.1), (1.2), (1.3), (1.31), (2), Refunds (3), (3.1), (4), (4.1), (5), (5.1), (6) and (7) of the Federal Act apply for the purposes of this Act.

(2) Where a collection agreement is in effect and, by reason Refund based of a decision referred to in subsection 164(4.1) of the Federal refunds Act, a repayment of tax, interest or penalties under that Act for a taxation year is made to a taxpayer, or any security accepted under that Act for such tax, interest or penalties is surrendered to the taxpayer, subsection 164(4.1) of the Federal Act, as it applies for the purposes of this Act, applies to any overpayment of tax, interest or penalties under this Act for the taxation year that arises by reason of the decision.

17. Section 20 of the said Act, as amended by the Statutes of Ontario, 1986, chapter 40, section 8 and 1989, chapter 56, section 17, is repealed and the following substituted therefor:

Objections to assessments

- **20.** Section 165 of the Federal Act applies for the purposes of this Act.
- 18. Subsection 21 (1) of the said Act, as amended by the Statutes of Ontario, 1986, chapter 40, section 9, is further amended,
  - (a) by striking out "subsection 20 (1)" in the second line and inserting in lieu thereof "subsection 165(1) of the Federal Act, as it applies for the purposes of this Act,"; and
  - (b) by striking out "subsection 20 (3)" in the thirteenth line and inserting in lieu thereof "subsection 165(3) of the Federal Act, as it applies for the purposes of this Act,".
- 19. Section 24 of the said Act is repealed and the following substituted therefor:

Proceedings in camera, irregularities in assessments

- **24.** Sections 166, 167 and 179 of the Federal Act apply for the purposes of this Act.
  - 20. Section 26 of the said Act is repealed.
- **21.** Section 27 of the said Act, as amended by the Statutes of Ontario, 1986, chapter 40, section 10, is repealed and the following substituted therefor:

Administration, garnishment, collection

- **27.** Sections 220, 224, 225.1 and 225.2 of the Federal Act apply for the purposes of this Act.
- 22. Section 31 of the said Act is repealed and the following substituted therefor:

Certificate of amount payable

**31.**—(1) An amount payable under this Act by a person (in this section referred to as a "debtor") that has not been paid, or any part of an amount payable under this Act by the debtor that has not been paid, may be certified by the Minister as an amount payable by the debtor.

Registration of certificate in court

(2) On production to the Supreme Court, a certificate made under subsection (1) in respect of a debtor shall be registered in the court and when so registered has the same effect, and all proceedings may be taken thereon as if the certificate were a judgment obtained in the court against the

debtor for a debt in the amount certified plus interest thereon to the day of payment as provided by law and, for the purposes of any such proceedings, the certificate shall be deemed to be a judgment of the court against the debtor for a debt due to Her Majesty in right of Ontario, enforceable in the amount certified plus interest thereon to the day of payment as provided by law.

- (3) All reasonable costs and charges incurred or paid in Costs respect of the registration in the court of a certificate made under subsection (1) or in respect of any proceedings taken to
- collect an amount certified are recoverable in like manner as if they had been included in the amount certified in the certificate when it was registered.
- (4) Where a collection agreement is in effect, subsections Proceeding (1) to (3) do not apply, but the Minister may proceed under section 223 of 223 of section 223 of the Federal Act for the purpose of collecting Federal Act any amount payable under this Act by a taxpayer.
- 23. Section 33 of the said Act, as amended by the Statutes of Ontario, 1981, chapter 46, section 8 and 1984, chapter 50, section 7, is repealed.
- 24. Section 34 of the said Act is repealed and the following substituted therefor:
- 34.—(1) Where a person has failed to pay an amount as Direction to required by this Act, the Minister, by registered mail addressed to the person's last known address, may give thirty days notice to the person of the Minister's intention to direct that the person's goods and chattels be seized and sold, and, if the person fails to make the payment before the expiration of the thirty days, the Minister may issue a certificate of the failure and direct that the person's goods and chattels that are located in the Province of Ontario be seized.

seize chattels

- (2) Subsections 225(2), (3), (4) and (5) of the Federal Act Idem apply for the purposes of this Act.
- 25. Subsection 35 (2) of the said Act is amended by striking out "subsections 34 (2) to (5) are thereupon applicable with necessary modifications" in the fifth and sixth lines and inserting in lieu thereof "thereupon subsections 225(2), (3), (4) and (5) of the Federal Act apply".
- **26.**—(1) Subsection 36 (1) of the said Act is repealed and the following substituted therefor:

Moneys withheld

- (1) Subsections 227(1), (2), (3), (4), (5), (8), (8.2), (8.3), (8.4), (8.5), (9), (9.2), (9.4) and (9.5) of the Federal Act apply for the purposes of this Act.
- (2) Subsections 36 (2) and (3) of the said Act, as re-enacted by the Statutes of Ontario, 1981, chapter 46, section 9, are repealed.
  - (3) Subsections 36 (4) and (5) of the said Act are repealed.
- (4) Subsection 36 (6) of the said Act, as amended by the Statutes of Ontario, 1986, chapter 40, section 11, is repealed.
  - (5) Subsection 36 (7) of the said Act is repealed.
- (6) Subsection 36 (8) of the said Act, as re-enacted by the Statutes of Ontario, 1985, chapter 12, section 11, is repealed and the following substituted therefor:

Assessment

- (8) The Minister may assess,
  - (a) any person for any amount that has been deducted or withheld by that person under this Act or a regulation made under this Act, or under a provision of the Federal Act or of the Federal Regulations that applies for the purposes of this Act; and
  - (b) any person for any amount payable by that person under subsection 224(4) or (4.1) or 227(8), (8.3), (8.4), (8.5), (9), (9.2), (9.4) or (9.5) of the Federal Act as they apply for the purposes of this Act, or section 36a or 41 of this Act.

Application of ss. 9, 14-

- (8a) Section 9 and sections 14 to 25 apply with necessary modifications where the Minister sends a notice of assessment to a person mentioned in subsection (8).
- 27. Subsection 36a (1) of the said Act, as enacted by the Statutes of Ontario, 1984, chapter 50, section 9, is amended by striking out "section 11" in the second line and inserting in lieu thereof "subsection 153(1) of the Federal Act, as it applies for the purposes of this Act,".
- **28.**—(1) Subsection 37 (2) of the said Act is repealed and the following substituted therefor:

Books and records

(2) Subsections 230(2.1), (3), (4), (5), (6), (7) and (8) of the Federal Act apply for the purposes of this Act and, in the application thereof, any reference to subsection 230(1) of the Federal Act shall be read as a reference to subsection (1).

- (2) Subsection 37 (3) of the said Act, as re-enacted by the Statutes of Ontario, 1984, chapter 50, section 10, is repealed.
- 29. Sections 38 and 39 of the said Act are repealed and the following substituted therefor:
- **38.**—(1) Sections 231 to 231.5, 232, 233 and 236 of the Inspections, Federal Act and sections 142 to 144 of the *Provincial Offences* information Act apply for the purposes of this Act.

returns and corporate execution R.S.O. 1980. c. 400

(2) Where a warrant is issued under section 142 of the Idem Provincial Offences Act, the provisions of sections 142 to 144 R.S.O. 1980, of that Act, and not sections 231 to 231.5 and 232 of the Federal Act, apply for the purposes of this Act.

- **30.** Section 40 of the said Act, as re-enacted by the Statutes of Ontario, 1981, chapter 46, section 10, is repealed.
  - **31.** Section 42 of the said Act is repealed.
- 32. Section 43 of the said Act is repealed and the following substituted therefor:
  - **43.**—(1) Every person is guilty of an offence who,

Offence

- (a) fails to file a return as and when required by or under this Act or a regulation, or by or under a provision of the Federal Act or of the Federal Regulations as the provision applies for the purposes of this Act;
- (b) fails to comply with any of subsections 153(1), 227(5) and 230(3), (4) and (5) and sections 231 to 231.5 and 232 of the Federal Act, as they apply for the purposes of this Act; or
- (c) fails to comply with subsection 37 (1).
- (2) Every person who is guilty of an offence under sub- Penalty section (1) is liable on conviction, in addition to any penalty otherwise provided, to a fine of not less than \$1,000 and not more than \$25,000.
- (3) A court that convicts a person of an offence under sub- Compliance section (1) for failure to comply with a provision of this Act or a regulation, or a provision of the Federal Act or of the Federal Regulations that applies for the purposes of this Act, may

make such order as the court considers proper in order to enforce compliance with the provision.

Saving

- (4) A person convicted under this section for failure to comply with a provision of this Act or a regulation, or a provision of the Federal Act or of the Federal Regulations that applies for the purposes of this Act, is not liable to a penalty under subsection 227(8), (8.5), (9) or (9.5) of the Federal Act, as those subsections apply for the purposes of this Act, or under section 17 or 41 for the same failure unless the person was assessed for that penalty or that penalty was demanded from the person before the information or complaint giving rise to the conviction was laid or made.
- 33.—(1) Clauses 44 (a) and (b) of the said Act are repealed and the following substituted therefor:
  - (a) made, or participated in, assented to or acquiesced in the making of false or deceptive statements in a return, certificate, statement or answer filed or made as required by or under this Act or a regulation or by or under a provision of the Federal Act or of the Federal Regulations as that provision applies for the purposes of this Act;
  - (b) destroyed, altered, mutilated, secreted or otherwise disposed of the records or books of account of a taxpayer for the purpose of attempting to,
    - (i) evade the payment of tax imposed by this Act, or
    - (ii) obtain a tax credit under section 7 in excess of the amount, if any, otherwise deductible or payable, as the case may be, under section 7.
- (2) Clause 44 (f) of the said Act is repealed and the following substituted therefor:
  - (f) a fine of not less than 50 per cent and not more than 200 per cent of the amount of the tax that was sought to be evaded or the tax credit that was sought to be obtained, as applicable; or
- **34.**—(1) Subsection 46 (1) of the said Act is repealed and the following substituted therefor:

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- (1) Every person is guilty of an offence who, while Offence, employed directly or indirectly in the administration of this Act or in the development and evaluation of tax policy for the Government of Ontario.
  - (a) knowingly communicates or knowingly allows to be communicated to any person not legally entitled thereto any information obtained under this Act;
  - (b) knowingly allows any person not legally entitled thereto to inspect or to have access to any book, record, writing, return or other document obtained under this Act: or
  - (c) knowingly uses, other than in the course of his or her duties in connection with the administration or enforcement of this Act, or in the development and evaluation of tax policy for the Government of Ontario, any information obtained under this Act.
- (1a) Every person who is guilty of an offence under sub-Penalty section (1) is liable on conviction to a fine not exceeding \$5,000 or to imprisonment for a term not exceeding twelve months or to both such fine and imprisonment.

- (2) Subsection 46 (2) of the said Act is amended by striking out "or" at the end of clause (a), by adding "or" at the end of clause (b) and by adding thereto the following clause:
  - (c) the Provincial Minister and the Treasurer of Ontario as may be required in connection with the development and evaluation of tax policy for the Government of Ontario.
- 35.—(1) Subsection 49 (3) of the said Act is repealed and the following substituted therefor:
- (3) An information or complaint under the Provincial Limitation Offences Act in respect of an offence under this Act may be R.S.O. 1980. laid or made on or before the day that is eight years after the day on which the subject-matter of the information or complaint arose.

- (2) Subsection 49 (12) of the said Act is repealed and the following substituted therefor:
- (12) For the purposes of this Act, the day of mailing of any Day of notice or notification described in subsection 152(4) of the Federal Act as it applies for the purposes of this Act or of any

notice of assessment shall be presumed to be the date of such notice or notification.

Day of receipt

- (12a) For the purposes of this Act, anything sent by first class mail or its equivalent shall be deemed to have been received by the person to whom it is sent on the day that it was mailed, except that a remittance of an amount deducted or withheld as required by this Act or a regulation, or by a provision of the Federal Act or of the Federal Regulations as it applies for the purposes of this Act, shall be deemed to have been remitted on the day it is received by the Treasurer.
- **36.** Section 53 of the said Act is amended by striking out "section 11" in the second line and inserting in lieu thereof "subsection 153(1) of the Federal Act, as it applies for the purposes of this Act,".
- 37. Subsection 54 (2) of the said Act is amended by striking out "section 19 of this Act" in the sixth line and inserting in lieu thereof "subsections 164(1), (2) and (3) of the Federal Act, as they apply for the purposes of this Act,".
- 38.—(1) Subsection 55 (4) of the said Act is amended by striking out "section 11" in the third line and inserting in lieu thereof "subsection 153(1) of the Federal Act, as it applies for the purposes of this Act,".
- (2) Subsection 55 (5) of the said Act is amended by striking out "section 11" in the second line and inserting in lieu thereof "subsection 153(1) of the Federal Act, as it applies for the purposes of this Act,".
- (3) Subsection 55 (7) of the said Act is amended by striking out "section 19 of this Act" in the eighth and ninth lines and inserting in lieu thereof "subsections 164(1), (2) and (3) of the Federal Act, as they apply for the purposes of this Act,".
- (4) Subsection 55 (8) of the said Act is amended by striking out "section 11" in the fifteenth line and inserting in lieu thereof "subsection 153(1) of the Federal Act, as it applies for the purposes of this Act,".

Application of certain sections

39.—(1) Clause 3 (8) (a) and subclause 3 (8) (b) (i) of the said Act, as re-enacted by subsections 2 (3) and (4), apply in respect of taxation years ending after the 31st day of December, 1985.

Idem

(2) Interest computed under section 14a of the said Act, as enacted by section 11, in respect of a period ending before the

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1st day of January, 1987 shall be compounded after the 31st day of December, 1986.

- (3) Clauses 7 (2c) (c) and (d) of the said Act, as enacted by Idem section 3 of this Act, apply in respect of taxation years ending after the 31st day of December, 1987.
- 40.—(1) Except as provided in subsections (2) to (7), this Commence-Act comes into force on the day it receives Royal Assent.
- (2) Section 16 shall be deemed to have come into force on Idem the 1st day of January, 1985.
- (3) Sections 10, 12 and 13 shall be deemed to have come into Idem force on the 28th day of October, 1985.
- (4) Subsections 2 (3) and (4) shall be deemed to have come Idem into force on the 1st day of January, 1986.
- (5) Section 11 shall be deemed to have come into force on Idem the 1st day of January, 1987.
- (6) Section 3 shall be deemed to have come into force on the Idem 1st day of January, 1988.
- (7) Subsections 2 (1) and (2) come into force on the 1st day Idem of January, 1990.
- 41. The short title of this Act is the Income Tax Amendment Short title Act, 1989.



# **CHAPTER 92**

# An Act to revise the Teachers' Superannuation Act, 1983 and to make related amendments to the Teaching Profession Act

Assented to December 20th, 1989

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#### Section

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#### Section

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HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- "active plan member", of the pension plan, means a person who is making the contributions required of an active member of the plan;
- "Board" means the Ontario Teachers' Pension Plan Board;
- "Minister" means the Minister of Education;
- "pension fund" means the pension fund maintained to provide benefits in respect of the Ontario Teachers' Pension Plan;
- "pension plan" means the Ontario Teachers' Pension Plan.

Pension plan continued

1983, c. 84 R.S.O. 1980, c. 490 **2.**—(1) A pension plan to be known as the Ontario Teachers' Pension Plan continues the pension plan set out in the *Teachers' Superannuation Act*, 1983 and the regulations thereunder, including the benefits provided under the *Superannuation Adjustment Benefits Act* in relation to the pensions provided under the *Teachers' Superannuation Act*, 1983.

Defined benefits plan 1987, c. 35

(2) The pension plan shall be a defined benefit plan within the meaning of the *Pension Benefits Act*, 1987.

Plan documents (3) The terms of the pension plan are as set out in Schedule 1 to this Act and in such other governing documents as may be created or adopted under this Act or that Schedule.

Administrator 1987, c. 35 R.S.C. 1952, c. 148 **3.** The Board shall administer the pension plan and manage the pension fund in accordance with this Act, the *Pension Benefits Act*, 1987 and the *Income Tax Act* (Canada).

Pension fund 1983, c. 84 **4.** The Teachers' Superannuation Fund established under the *Teachers' Superannuation Act, 1983* is continued as the pension fund maintained to provide benefits in respect of the pension plan.

Contributions by the Crown **5.**—(1) The Treasurer shall pay from the Consolidated Revenue Fund an amount equal to contributions under the pension plan payable by the Minister.

Payments re transitional valuation (2) The Treasurer shall make the payments required under Schedule 2.

Deficiency

(3) If in a year the amount of cash and assets capable of sale in the pension fund is insufficient to meet the payments out of the fund in the year after the sale of the assets capable of sale, the Treasurer shall pay from the Consolidated Revenue Fund an amount sufficient to make up the deficiency.

- (4) Subsection (3) ceases to apply if an agreement mentioned in subsection 11 (1) is in force.
- 6.—(1) The Teachers' Superannuation Commission is con-Board tinued under the name of the Ontario Teachers' Pension Plan Board and is constituted as a corporation without share capital.

established

(2) The Corporations Act does not apply with respect to the Application Board

R.S.O. 1980, c. 95

- 7. The composition of the Board shall be as is set out in Composition of the Board the pension plan.
- Powers, etc., **8.** The powers and duties of the Board shall be those set of the Board out in the pension plan.
- 9.—(1) The Lieutenant Governor in Council by order may Amendment amend the pension plan as set out in Schedule 1 and, without restricting the generality of the foregoing, may,

of the plan

- (a) determine the methods or formulas to be used to calculate any pension or other benefit, refund or interest rate provided under the plan;
- (b) increase or prospectively reduce, eliminate or modify any pension or other benefit, refund or interest rate set out in the plan;
- vary or provide a method for determining a variation in the rate of contributions required to be paid under the plan;
- (d) extend, modify or restrict the conditions upon which persons may become members of the plan;
- (e) regulate the administration of the plan;
- (f) determine the composition of the Board and its powers and duties.
- (2) Before making an order amending the pension plan, the Notice Lieutenant Governor in Council shall give the Ontario Teachers' Federation and each of its affiliates forty-five days' notice of the amendment.
- (3) To the extent that an amendment to the pension plan Idem conflicts with the Pension Benefits Act, 1987 in a matter in 1987, c. 35 which the conflict is not authorized by this Act or Schedule 1, the amendment is void.

Application of R S O 1980, c 446

(4) The *Regulations Act* does not apply with respect to an order amending the pension plan.

Tabling of orders

(5) The Minister shall lay an order made under subsection (1) before the Assembly if it is in session or, if not, at the next session.

Agreement for joint responsibility

- **10.**—(1) The Lieutenant Governor in Council may enter into an agreement with the representatives of active plan members which provides for the following matters:
  - 1. The joint management of the plan by the Crown and representatives of the active plan members.
  - 2. The sharing of entitlement to surplus under the plan and of liability for deficiencies in the pension fund by the Crown, the employers who contribute under the plan and the active plan members.
  - 3. Prior consultation between the Crown and representatives of the active plan members concerning any change in benefits under the plan or in the rate or amount of contributions to the pension fund by the Crown or by active plan members.
  - 4. Mediation procedures to be used if, after consultation, the Crown and the representatives are unable to agree upon a change in benefits or in the rate or amount of contributions.
  - 5. The terms upon which the Lieutenant Governor in Council shall exercise the powers described in section 9.
  - 6. Such other matters as the Lieutenant Governor in Council by order may provide.

Idem

(2) If the Lieutenant Governor in Council enters into an agreement as described in subsection (1), the agreement may provide that the Lieutenant Governor in Council shall exercise the powers set out in section 9 of this Act in accordance with the terms of the agreement.

Agreement for member responsibility

- 11. The Lieutenant Governor in Council, by order, shall repeal Schedule 1 upon the Crown entering into an agreement with the representatives of members of the plan that provides,
  - (a) that the pension plan will continue;

- (b) that the entitlement to surplus and the liability for deficiencies in the pension fund is permanently assumed by the active plan members:
- (c) that the liability of the Crown to contribute under the plan is limited to a specified amount or to a specified percentage of member contributions under the plan;
- (d) that the members may amend the plan, subject to the restrictions described in clauses (b) and (c).

# **12.**—(1) In this section,

Transfer of pension funds

"Superannuation Adjustment Fund account" means the account maintained in the Superannuation Adjustment Fund under the Superannuation Adjustment Benefits Act in R.S.O. 1980. respect of the Teachers' Superannuation Fund:

"Teachers' Superannuation Fund" means the Teachers' Superannuation Fund under the Teachers' Superannuation 1983, c. 84 Act, 1983.

(2) As of the 31st day of December, 1989, the Treasurer Payment of shall pay to the Superannuation Adjustment Fund interest at interest the rate and upon the terms determined by the Lieutenant Governor in Council on the cash balances that from time to time stood to the credit of the Superannuation Adjustment Fund account during the period from the 1st day of April, 1989 to the 31st day of December, 1989.

(3) Interest payable by the Treasurer on assets in the Idem Superannuation Adjustment Fund account held on the 1st day of April, 1989 shall be accrued to the 31st day of December, 1989 and paid as of that date despite a later time for payment specified in any instrument that provides for payment of the interest, and the payment made to the account reduces the liability of the Treasurer under the instrument for interest by the amount paid.

(4) Payments under subsections (2) and (3) shall be made Payment from the Consolidated Revenue Fund.

Revenue Fund

(5) As of the 31st day of December, 1989, the Treasurer Transfer shall transfer from the Superannuation Adjustment Fund Superanaccount to the Teachers' Superannuation Fund the assets and nuation liabilities in the Superannuation Adjustment Fund account, Adjustment Fund account, Fund including assets transferred and payments made to that account under this section, and, as of that date, the Superan-

from the Adjustment nuation Adjustment Fund account ceases to exist in the Consolidated Revenue Fund.

Issuance of debentures

(6) The transfer of assets under subsection (5), other than debentures, shall be made by the issuance to the Teachers' Superannuation Fund of debentures of the Province of Ontario that are equal to the amount of the assets and that, in the Treasurer's opinion, provide for the payment of principal and interest on terms substantially equivalent to those on which the assets are held in the Superannuation Adjustment Fund account on the 31st day of December, 1989.

idem

(7) Debentures referred to in subsection (6) may be in such amounts and upon such terms as to the payment of principal and interest, maturing at such time or times and either with or without the privilege of prepayment of the whole or any part of the principal amount of any such debenture as, in the Treasurer's opinion, meet the requirements of this section, and any debenture may provide that it is not assignable or transferable.

Transfer of assets

(8) As of the 1st day of January, 1990, the Treasurer shall transfer to the custody and control of the pension fund the assets which are held by the Teachers' Superannuation Fund on the 31st day of December, 1989.

Transfer of liabilities

(9) As of the 1st day of January, 1990, all liabilities of the Teachers' Superannuation Fund become liabilities of the pension fund.

Investments authorized 1987, c. 35 (10) Despite the *Pension Benefits Act*, 1987 and the regulations thereunder, the receipt and holding by the Board of debentures issued or transferred under this section shall not be considered imprudent or unreasonable or contrary to that Act and the regulations thereunder, and the nature, amount and terms of the debentures may be taken into account by the Board and any committee of the Board in determining future investments of the assets of the pension plan.

Non-application of 1987, c. 35, s. 82

(11) Section 82 of the *Pension Benefits Act*, 1987 does not apply to the transfers described in this section.

Temporary account authorized (12) During the period from the 31st day of December, 1989 to the 30th day of June, 1990, the Treasurer may establish outside the Consolidated Revenue Fund one or more accounts for such period as the Treasurer considers advisable to facilitate the orderly transfer of assets to the pension fund and to facilitate administration of the pension plan.

13.—(1) The Teachers' Superannuation Act, 1983, as it Continued reads on the 31st day of December, 1989, continues to apply application 1983, c. 84 to the computation or payment of every allowance, annuity, pension or deferred pension or payment to the payment of which a person has become entitled under that Act before that date, and continues to apply in respect of every person who, within the meaning of that Act, has ceased to be a contributor on or before that date and is entitled to a deferred allowance under that Act

(2) The Teachers' Superannuation Act, 1983, as it reads on Idem the 31st day of December, 1989, continues to apply in respect of every person who is entitled to a survivor benefit, death benefit, right or allowance with respect to contributions made by a person referred to in subsection (1).

14. Every allowance, pension or deferred pension or other Payment of payment under the *Teachers' Superannuation Act, 1983* or a predecessor predecessor Act or under the Superannuation Adjustment Acts Benefits Act, including any payment authorized to be made 1983, c. 84 from the Consolidated Revenue Fund, that, before the 1st day c. 419 of January, 1990, a person is receiving, is entitled to receive, or is entitled to receive with the payment thereof deferred until the year 1990 or later, shall be paid out of the pension fund in accordance with the Act under which entitlement to the payment arose.

R.S.O. 1980.

15. All agreements entered into before the 31st day of Certain December, 1989 by the Teachers' Superannuation Commis-agreement continued sion under the authority of clause 75 (1) (g) of the Teachers' Superannuation Act, 1983 are continued and expire on the 30th day of June, 1990.

- 16.—(1) Section 3 of the Teaching Profession Act, being chapter 495 of the Revised Statutes of Ontario, 1980, is amended by striking out "and" at the end of clause (d), by adding "and" at the end of clause (e) and by adding thereto the following clause:
  - (f) to represent all members of the pension plan established under the Teachers' Pension Act, 1989 in the 1989, c. 92 administration of the plan and the management of the pension fund.
- (2) Section 9 of the said Act is amended by adding thereto the following clause:
  - (d) act as the representative of the members of the pension plan established under the Teachers' Pension 1989, c. 92

Act, 1989 including carrying out the following functions:

- Appointing persons to be members of the Ontario Teachers' Pension Plan Board created under that Act.
- 2. Entering into an agreement with the Crown as described in section 10 or 11 of that Act.
- 3. Negotiating, agreeing to or directing amendments to the plan as permitted under that Act or an agreement entered into under that Act.
- 4. Entering into an agreement on behalf of the Federation to indemnify a person appointed under paragraph 1 against any costs sustained with respect to legal proceedings arising out of an act or omission done in the execution of that person's duties as a member of the Ontario Teachers' Pension Plan Board.

Repeals

- **17.** The following are repealed on the 1st day of January, 1990:
  - 1. The *Teachers' Superannuation Act*, 1983, being chapter 84.
  - 2. The *Teachers' Superannuation Amendment Act,* 1986, being chapter 13.
  - 3. The *Teachers' Superannuation Amendment Act,* 1987, being chapter 19.
  - 4. Section 75 of the Family Law Act, 1986, being chapter 4.
  - 5. Section 68 of the Equality Rights Statute Law Amendment Act, 1986, being chapter 64.

Commence ment **18.**—(1) This Act, except Schedule 1, comes into force on the 31st day of December, 1989.

Idem

(2) Schedule 1 comes into force on the 1st day of January, 1990.

Short title

**19.** The short title of this Act is the *Teachers' Pension Act*, 1989.

### SCHEDULE 1

#### ONTARIO TEACHERS' PENSION PLAN

#### PART I

#### INTERPRETATION

#### 1.—(1) In this Schedule,

Definitions

- "active member" means a person employed in education who is making contributions under the plan and includes a person receiving long-term income protection benefits under an agreement approved by the employer and by whom or on whose behalf contributions are being made:
- "active member on LTIP" means an active member as described in section
- "administrator" means the board of governors;
- "average salary", of a member, means the average salary determined in accordance with section 15:
- "board of education" has the same meaning as "board" in subsection 1 (1) of the Education Act:

R.S.O. 1980. c. 129

- "child" has the same meaning as in subsection 1 (1) of the Family Law Act, 1986, c. 4 1986:
- "date of disability", of an active member on LTIP, means the date on which the member ceases to be employed in education as a result of the
- "dependent child", of a deceased member, means a child who,
  - (a) is less than eighteen years of age,
  - (b) is eighteen or more years of age but less than twenty-five years of age and is in full-time attendance at a school or university, having been in such attendance substantially without interruption since the child reached eighteen years of age or since the member died, whichever occurred later, or
  - (c) is a child other than a child described in clause (b), is eighteen or more years of age and is disabled, having been disabled without interruption since the time the child reached eighteen years of age or since the member died, whichever occurred later;
- "designated organization" means an organization designated under subsection 119 (2);
- "designated private school" means a school designated under subsection
- "employed in education" means employed as described in section 2, 7, 8 or
- "member" means a person who, as a result of his or her employment in education, is entitled to benefits or to a refund of contributions under the pension plan;

- "re-employed pensioner" means a member receiving a retirement pension who becomes employed in education;
- "school year" means the twelve-month period that begins on the 1st day of September;
- 1987, c. 35 "spouse" has the same meaning as in section 1 of the *Pension Benefits Act*, 1987;
  - "standard interest rate" means the interest rate determined under section 89;

R.S.C. 1985, c. C-8 "Year's Maximum Pensionable Earnings", in relation to a year, means the Year's Maximum Pensionable Earnings prescribed under the Canada Pension Plan.

Qualification as a teacher

- (2) A person is considered to be qualified as a teacher,
- (a) if the person holds a valid certificate of qualification or a letter of standing as a teacher in Ontario; or
- (b) if a board of education has a letter of permission granted by the Minister of Education in respect of the person.

Employment

- (3) A person is considered to be employed,
- (a) full-time, if the person is required to work throughout each work day of a year or of a session; and
- (b) part-time, if the person is required to work on a regular but not fulltime basis.

Idem

R.S.O. 1980, c. 129 (4) A person is considered to be employed on an occasional basis as a teacher and not part-time if the person is an occasional teacher within the meaning of section 1 of the *Education Act*.

#### PART II

#### **PARTICIPATION**

# A. Membership in the Plan

Eligibility for membership

- 2.—(1) Every person is eligible to be an active member of the pension plan who is qualified as a teacher and is employed,
  - (a) as a teacher in a school within the meaning of subsection 1 (1) of the *Education Act*;
  - (b) as a teacher in a school outside Ontario under a teacher exchange system authorized by the Minister of Education;
  - (c) as a teacher by the minister of a ministry of the Government of Ontario;
  - (d) as a teacher in a school or a class operated by the Metropolitan Toronto and Region Conservation Authority; or
  - (e) by a board of education.

Idem

(2) Every person is eligible to be an active member of the pension plan who is qualified as a teacher and is employed,

- (a) as a teacher in a designated private school; or
- (b) in a designated capacity by a designated organization.
  - (3) No person is eligible to be an active member of the pension plan, Exception
- (a) if the person is regularly employed outside Ontario and is performing services in Ontario under a teacher exchange system approved by the Minister of Education;
- (b) if the person contributes to a pension fund to which the Crown contributes, other than the Canada Pension Plan, the Quebec Pension R.S.C. 1985, Plan or the fund established under this plan; or

c. C-8 R.S.Q. 1977,

- (c) if the person is seventy-one or more years of age.
- 3.—(1) Every person employed as described in subsection 2 (1) full- Commencetime or part-time becomes an active member of the plan on the later of,

ment of membership

- (a) the 1st day of January, 1990; or
- (b) the date the employment contract begins.
- (2) Subject to subsection 5 (1), every person employed as described in Idem subsection 2 (2) full-time or part-time becomes an active member of the plan on the day that is the latest of,
  - (a) the 1st day of January, 1990;
  - (b) the date the employment contract begins; or
  - (c) the date the designation of the private school or the organization is effective.
- (3) Subject to subsection 4 (1), every person employed in education on Idem an occasional basis may elect to become an active member on or after the person's first day of employment in a school year.
- (4) Despite subsections (1), (2) and (3), every member receiving a Commenceretirement pension under the pension plan or a predecessor Act who ment of becomes re-employed in education becomes an active member on the earlier membership, of,

re-employed pensioner

- (a) the member's ninety-sixth day of employment in a school year; or
- (b) the member's twenty-first day of employment in education in a school year following three school years during each of which the member has been re-employed for fewer than ninety-six days.
- (5) For the purpose of clause (4) (b), the member's employment in Idem education, if any, before the 1st day of January, 1990 shall not be considered.
- (6) A member receiving a retirement pension under the pension plan or Idem a predecessor Act who becomes re-employed in education may elect to become an active member immediately upon becoming re-employed.
- 4.—(1) A person employed in education on an occasional basis who Election re elects to become an active member continues to be an active member in occasional any year in which he or she is employed in education after making the election unless the person has terminated membership under Part IV.

employee

Obligations

(2) An active member described in subsection (1) shall inform the member's employer of his or her active membership whenever he or she becomes re-employed in education after making the election.

Election re designated private schools, etc.

**5.**—(1) A person employed at a designated private school or a designated organization on the date the designation becomes effective may elect not to become an active member of the plan.

Time for election

- (2) An election under this section is not effective unless delivered in writing to the governing body of the designated private school or designated organization and to the administrator,
  - (a) not later than three months after the effective date of designation for the private school or organization, if the person is qualified as a teacher when the designation takes effect; or
  - (b) not later than three months after the date the person becomes qualified as a teacher, if the person is not so qualified on the effective date of designation for the private school or organization.

Active member on LTIP **6.**—(1) An active member who ceases to be employed in education because of a disability and who is receiving payments under a long term income protection agreement approved by the administrator or the member's employer or former employer is entitled to continue as an active member of the plan.

Eligibility

- (2) A person's eligibility to be an active member under this section ceases on the day that is the earlier of,
  - (a) the normal retirement date of the member; or
  - (b) the day the member begins receiving a pension under the pension plan.

Idem

(3) The active membership of a person described in subsection (1) continues only if the contributions required from an active member under the pension plan are made by or on behalf of the person.

Definition

(4) In subsection (1), "agreement" means an agreement to provide long term income protection in the event of a member's long term disability that is entered into by an insurer within the meaning of section 1 of the *Insurance Act* and,

R.S.O. 1980. c. 218

- (a) the Minister of Education:
- (b) a board of education:

R.S.O. 1980, c. 495 (c) the Ontario Teachers' Federation established under the *Teaching Profession Act*;

R.S.O. 1980, c. 464

- (d) an affiliate within the meaning of section 1 of the School Boards and Teachers Collective Negotiations Act; or
- (e) an authority approved by the administrator.

Active membership, university faculty 7.—(1) A member who, during an absence as defined in subsection 94 (1), becomes employed on the staff of a faculty of education of an Ontario university on or after the 1st day of January, 1990 is an active member of the plan.

Limitation

(2) A person is eligible for active membership under this section for a maximum of five school years.

8.—(1) A person who, on the 1st day of January, 1990, is qualified as a Transitional teacher and is employed full-time on the staff of a faculty of education of re an Ontario university is an active member of the plan as long as the person universities continues in full-time or part-time employment at such a faculty.

(2) A person who, on the 1st day of January, 1990, is qualified as a Idem, teacher and is employed part-time on the staff of a faculty of education of an Ontario university is an active member of the plan as long as the person continues either part-time or full-time employment at such a faculty.

part-time employee

9.—(1) This section applies with respect to a person who,

Transitional re Rverson. CAATs

- (a) is qualified as a teacher and is employed by Ryerson Polytechnical Institute: or
- (b) was deemed, under a predecessor of this Act, to be employed in education by a college of applied arts and technology.
- (2) A person who, on the 1st day of January, 1990, has been employed Idem, fullfull-time by Ryerson Polytechnical Institute or a college of applied arts and time technology continuously since the 1st day of September, 1984 is an active member of the pension plan as long as the person continues in full-time employment either at Ryerson or at such a college.

employee

(3) A person who, on the 1st day of January, 1990, has been employed Idem, part-time by Ryerson Polytechnical Institute or a college of applied arts and part-time technology continuously since the 1st day of September, 1984 is an active member of the pension plan as long as the person continues in part-time or full-time employment either at Ryerson or at such a college.

employee

# B. Credit for Service

10.—(1) An active member receives one year of credited service for Credited working the number of hours or days normally worked during a school year service by a full-time employee in the occupational group in which the member is employed.

(2) An active member receives credited service for part of a year in the Idem, partial proportion that the number of hours or days worked by the member during year the school year bears to the number of hours or days normally worked during a school year by a full-time employee in the occupational group in which the member is employed.

(3) The amount of credited service of an active member on LTIP in a Amount of year is calculated using the formula.

service

#### $A \times (B/C)$

in which,

"A" is the amount of contributions for the year made by or on behalf of the member.

"B" is the number of hours or days normally worked during a school year by a full-time employee in the occupational group in which the member is employed or, in the case of a member who is no longer employed in education, was last employed before the date of disabilitv. and

"C" is the amount of contributions normally made by the full-time employee described in the definition of "B" for the period described in that definition, calculated at the salary used to calculate the amount of the member's contributions.

Limitation

(4) A person shall not receive credited service for employment unless contributions in respect of the employment are made by or on behalf of that person.

Idem

(5) No person is entitled to receive more than one year of credited service in respect of the person's employment during one school year.

Idem

(6) Subject to subsection (7), no person is entitled to accumulate more than thirty-five years of credited service under the plan.

Exception

(7) A member who accumulates thirty-five years of credited service may continue to accumulate credited service until the month in which he or she reaches the age which, when added to the member's credited service, equals ninety.

Partial year

11.—(1) The length of a member's credited service determined under this section applies for the purpose of determining the member's entitlement to a benefit but does not apply for the purpose of calculating the amount of the benefit.

Idem

(2) If an active member accumulates more than twenty days but less than one year of credited service as determined under section 10 during one school year, the member's credited service shall be considered to be credited service for the whole year.

Idem

(3) If a member described in subsection (2) receives a pension during the school year, the member shall receive credited service only for those months during which the member does not receive a pension.

ldem

(4) If a member described in subsection (2) becomes employed in education for the first time on or after the 1st day of January, 1990, the member shall receive credited service only for that portion of the school year during which the member is an active member.

Idem

(5) Subsection (2) does not apply with respect to credited service purchased by a member for a period when the member was not employed in education.

### C. Calculation of Pensionable Salary

Pensionable

- 12.—(1) A member's pensionable salary for a school year is the remuneration paid to the member during the school year respecting employment in education and excludes.
  - (a) remuneration for services other than for employment in education;
  - (b) perquisites related to employment;
  - (c) payments related to accumulated sick leave or other employment ben-
  - (d) payments related to retirement or termination of employment; or
  - (e) payments to reimburse the member for expenses incurred during the course of employment.

Idem

(2) Pensionable salary excludes the amounts described in clauses (1) (a) to (e) whether paid under a contract or gratuitously by an employer.

(3) The pensionable salary of a member who receives board or lodging Idem related to employment in education shall be deemed to be such amount, having regard for the value of the board or lodging, as is determined by the administrator.

TEACHERS' PENSION

- (4) The pensionable salary of a member who receives a refund of con-Idem tributions under section 28 (overpayments) shall be reduced in the proportion that the amount of the refunded contributions bears to the amount of contributions originally paid for the year.
- 13.—(1) Subject to subsection (2), the pensionable salary of an active Pensionable member on LTIP is the amount of his or her pensionable earnings, expressed as an annualized amount, for the last school year before the member began receiving LTIP benefits.

salary re active member of LTIP

(2) The pensionable salary for a school year for an active member on Idem LTIP whose contribution is made under subsection 21 (2) shall be considered to be the amount used to calculate the amount of the contribution.

> salary re purchases of credit

14.—(1) The pensionable salary of a member who purchases credited Pensionable service under section 94, 95 or 96 for an absence or break in service is the amount of remuneration that, in the opinion of the member's employer, the member would have earned had he or she not taken the absence or break.

(2) The pensionable salary of a member who purchases credited service Idem under section 103 is the amount of the member's remuneration for employ-

15.—(1) The average salary of a member,

ment during the applicable period.

Average salary

- (a) with more than five years' credited service is the average of the member's annual pensionable salary for the five school years during which it was highest; and
- (b) with five years' or less credited service is the average of the member's annual pensionable salary.
- (2) For the purpose of determining the average salary of a member Part-time or employed more than twenty days but less than an entire school year or an occasional active member on LTIP whose LTIP payments are based upon a less than employee full-time salary, the annual pensionable salary of the member is calculated using the formula,

$$(A / B) \times (C - D)$$

in which.

"A" is the amount of the member's pensionable salary for the school vear,

"B" is the lesser of,

- (a) the number of days of credited service accumulated by the member during the school year, and
- (b) the number of days that the administrator determines are normally worked during a school year by a full-time employee in the same occupational group as the member,

"C" is the number of days worked during a school year by a full-time employee in the same occupational group as the member, and

"D" is the sum of the number of days in the school year before the member first becomes employed in education and the number of days in the school year after the member ceases to be employed in education.

Restriction

- (3) If a member purchases credited service for all or part of a year, the member's average salary may be calculated using his or her salary for that year only if the member,
  - (a) purchases credited service for the whole year; or
  - (b) purchases credited service for part of the year and is employed in education for the rest of it.

#### D. Transitional

Transitional re membership

16.—(1) Every person who has credit in the Teachers' Superannuation Fund on the 31st day of December, 1989 and who is not entitled to an allowance under a predecessor of this Act becomes an active member of the pension plan upon completing one day of employment in education on or after the 1st day of January, 1990.

Idem, active member on LTIP 1983, c. 84 (2) Every person who was making contributions or on whose behalf contributions were being made on the 31st day of December, 1989 under an agreement referred to in section 4 of the *Teachers' Superannuation Act*, 1983 or under a predecessor of that section is considered to be an active member on LTIP.

Transitional re credited service

17. Every active member shall be considered to have accumulated credited service under the pension plan in an amount equal to the credit for service that he or she had accumulated under a predecessor of this Act.

Re-employed pensioners

18. A re-employed pensioner making contributions under the pension plan or a predecessor of this Act on or after the 1st day of September, 1989 up to the 1st day of January, 1990 is entitled to a refund of contributions, if any, made in respect of the first ninety-five days or less of employment during that period.

#### PART III

#### CONTRIBUTIONS

# A. Member Contributions

Amount of member's contribution R.S.C. 1985, c. C-8 R.S.Q. 1977, c. R-9

- 19.—(1) Every active member who is required to contribute to the Canada Pension Plan or to the Quebec Pension Plan shall contribute for a year,
  - (a) 8.9 per cent of that portion of the member's pensionable salary below the amount of the Year's Basic Exemption as prescribed under the *Canada Pension Plan*;
  - (b) 7.1 per cent of that portion of the member's pensionable salary from the amount of the Year's Basic Exemption up to and including the amount of the Year's Maximum Pensionable Earnings; and
  - (c) 8.9 per cent of that portion of the member's pensionable salary that exceeds the amount of the Year's Maximum Pensionable Earnings.

- (2) Every active member who is not required to contribute to the Idem Canada Pension Plan or to the Quebec Pension Plan shall contribute 8.9 per cent of the member's pensionable salary for the year.
- (3) For the purpose of calculating the contributions of a member whose Pensionable pensionable salary is less than \$10,000, the member's pensionable salary shall be deemed to be \$10,000.
- 20.—(1) The employer of an active member shall deduct the amount Collection of the member is required to contribute under section 19 from the salary paid member to the member.

contributions

(2) An employer shall deliver to the administrator or deposit to the Transfer of account of the pension fund on or before the last day of each month in amount which a member's salary is paid the amount deducted for the member's contribution.

(3) An employer shall pay interest on amounts in arrears from the date. Interest the payment is due to the date it is made, calculated at the standard inter-payable est rate plus 4 per cent.

(4) An employer shall make such reports to the administrator as the Report to administrator requires in respect of member contributions.

administrator

21.—(1) The amount of the required contribution for an active member Contributions on LTIP is,

re active members on LTIP

- (a) 6.9 per cent of the pensionable salary of a member who becomes disabled before the 1st day of January, 1991; and
- (b) 8.9 per cent of the pensionable salary of a member who becomes disabled after the 31st day of December, 1990.
- (2) An active member on LTIP may elect to increase his or her Inflationrequired contribution by calculating it using an amount selected by the adjusted member that is,

pensionable salary

- (a) not less than the member's pensionable salary; and
- (b) not greater than the amount of the member's pensionable salary after it is adjusted for inflation under section 80 as if it were a pension.
- (3) An active member on LTIP is required to give notice to his or her Restriction re employer or former employer of an election under subsection (2) before the election 30th day of November in the year to which it applies.

- (4) An active member on LTIP shall give notice on the first day of Notice of each school year to his or her employer or former employer that the member continues to be an active member on LTIP.
- 22. The contributions required under subsection 21 (1) from an active Minister's member on LTIP who is receiving benefits under a long term income protection plan established under the Public Service Act shall be paid on behalf of the member by the Minister.

payments re active member on LTIP R.S.O. 1980.

23.—(1) The required contribution for an active member on LTIP shall. Collection re be paid to the person who was his or her employer on the date of disa-

member on LTIP

Idem

(2) Payments under subsection (1) must be made on or before the fifteenth day of the month following the month in which each payment under the long term income protection agreement is made to the member.

Increased contributions

(3) Despite subsection (2), if an active member on LTIP makes an election under subsection 21 (2), the member shall pay a lump sum before the 30th day of November in the year for which the election is made equal to the amount of increase in the member's required contributions for the year that results from the election.

Transfer of contribution

(4) Subject to subsection (5), an employer to whom a payment in respect of an active member on LTIP is to be made under this section shall, whether or not the payment is made, deliver to the administrator on or before the last day of each month in which the member's LTIP payment is required the amount of the member's required contribution.

Idem

(5) An employer who receives a payment under subsection (3) shall deliver it to the administrator or deposit it to the account of the pension fund not later than the 31st day of December in the year in which the employer receives it.

Interest payable (6) Interest is payable on payments in arrears made to the employer or by the employer from the date the payment is due to the date it is made, calculated at the standard interest rate plus 4 per cent.

Cause of action

(7) An employer may maintain an action for the recovery of an amount paid to the administrator under subsection (4) if the employer has not received the corresponding payment of required contributions for an active member on LTIP.

# B. Employer Contributions

Liability for contributions

**24.**—(1) Employer contributions in respect of an active member employed as described in subsection 2 (1) shall be paid by the Minister.

Idem

(2) Subsection (1) does not apply with respect to any contribution in relation to which the member is required under this pension plan to make the contribution that would otherwise be made by the Minister.

Idem

(3) Employer contributions in respect of an active member employed as described in subsection 2 (2) or section 7, 8 or 9 shall be paid by the employer of the member.

Idem

(4) Employer contributions in respect of an active member on LTIP shall be paid by the person making the employer contributions in respect of the member immediately before the date of disability.

Contributions by the Minister 25.—(1) The Minister shall contribute in each year an amount equal to the required contributions made during the year before the preceding year by or on behalf of those members for whom the Minister is required to make employer contributions.

Idem, active members on LTIP (2) In addition to the amount required under subsection (1), the Minister shall contribute 4 per cent of the pensionable salaries of active members on LTIP who become disabled before the 1st day of January, 1991.

Due date 1987, c. 35 (3) The Minister's contribution is due on the 1st day of January in each year and not as required under the *Pension Benefits Act, 1987*.

Interest payable

(4) Interest on the Minister's contribution is payable for the period beginning on the 1st day of June of the year that was two years before the

date on which a payment is due and ending on the day before the payment is made, calculated at the standard interest rate in effect on that 1st day of Tune

- (5) Interest payable in respect of a period before the 1st day of Idem, transitional January, 1990 shall be calculated.
  - (a) up to that date, in accordance with the Teachers' Superannuation Act, 1983, c. 84 1983:
  - (b) on and after that date, at the standard interest rate in effect on the 1st day of January, 1990.
- (6) The Minister shall deliver contributions to the administrator or Delivery deposit them to the account of the pension fund.
- (7) To reduce the time between the date of payment mentioned in sub- Order of section (3) and the payment of contributions by or on behalf of those members for whom the Minister is required to make employer contributions, the Lieutenant Governor in Council may, despite subsections (1) and (4), by order require the Minister to make payments for such number of months in the preceding year as are specified in the order in respect of contributions in those months by or on behalf of those members for whom the Minister is required to make employer contributions.

Lieutenant Governor in Council

- (8) An order made under subsection (7) shall revise the period of time Idem mentioned in subsection (1) in respect of which contributions by the Minister are computed so that it reflects the additional contributions required to be made by the Minister.
- (9) An order under subsection (7) shall adjust the date from which Idem interest is to be calculated under subsection (4) to reflect the reduced time between the last month in which contributions are made by or on behalf of those members for whom the Minister is required to make employer contributions and the month when the Minister pays an amount equal to those
- 26.—(1) An employer shall contribute in each month an amount equal Contributions by employers to the required contributions made during the month by or on behalf of those members for whom the employer is required to make employer con-
  - (2) An employer's contribution is due on the last day of the month. Due date
- (3) Interest on an employer's contribution is payable from the date the Interest payment is due to the date it is made, calculated at the standard interest payable rate plus 4 per cent.
- (4) An employer shall deliver contributions to the administrator or Delivery deposit them to the account of the pension fund.

# C. Refund of Overpayments

- 27. The administrator shall refund contributions or other payments Refund error made in error or not permitted under the pension plan, together with interest, if the administrator received the contributions or other payments.
- 28.—(1) An active member who works a greater number of days in a Overpayments school year than are normally worked by a full-time employee in the occupational group in which the member is employed is entitled to a refund of contributions in accordance with this section.

### TEACHERS' PENSION

Idem 1987, c. 35 (2) Despite section 79 of the *Pension Benefits Act, 1987*, the person required to make employer contributions in respect of a member described in subsection (1) is entitled to a refund of employer contributions in accordance with this section, if the employer contributions have been paid.

Amount of refund

(3) The amount of the refund of contributions is calculated using the formula,

# $A \times [1 - (B/C)]$

in which,

"A" is the amount of the member's required contributions for employment in education during the school year,

"B" is the number of days normally worked in the school year by a full-time employee in the occupational group in which the member is employed, and

"C" is the number of days worked in the school year by the member for which the member's contributions have been made.

Interest payable

(4) Interest is payable on a refund of contributions from the last day of the school year until the refund is paid.

Lump sum

(5) A refund of contributions shall be paid as a lump sum.

Refund, re-employed pensioners 1987, c. 35 1983, c. 84 29. Despite subsection 64 (4) of the *Pension Benefits Act*, 1987, a person described in subsection 46 (3) of the *Teachers' Superannuation Act*, 1983 who became re-employed in education for less than twenty days between the 1st day of September, 1986 and the 31st day of August, 1989 is entitled to the refund described in that section.

### PART IV

### PAYMENTS UPON TERMINATION OF MEMBERSHIP

### A. Vesting

Vesting of benefits

**30.**—(1) Upon accumulating two years of credited service any part of which relates to employment on or after the 1st day of January, 1987, a member is entitled to a deferred pension in respect of credited service after that date.

Idem

(2) A member is entitled to a deferred pension upon accumulating ten years of credited service.

Payment of deferred pension

(3) A deferred pension shall be calculated and paid in accordance with Part  $V_{\cdot}$ 

Limit

(4) No person is entitled to more than one deferred pension in respect of the same period of employment.

Entitlement on termination

membership

31.—(1) A member who is not entitled to a deferred pension is entitled upon ceasing to be employed in education to terminate his or her membership in the plan by taking a refund of contributions in accordance with sections 33 and 34.

Idem

(2) A member who is entitled to a deferred pension is entitled upon ceasing to be employed in education to terminate his or her membership in

the plan by taking a refund described in section 35 or by a transfer of funds and a refund of excess contributions, if applicable, made in accordance with section 36.

TEACHERS' PENSION

(3) Despite an earlier time required under the Pension Benefits Act, Limitation 1987 for paying refunds, a member is entitled to a refund of contributions 1987, c. 35 ninety days after the date the member ceases to be employed in education, if no contributions are paid or required to be paid by or on behalf of the member.

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(4) Subsection (3) applies with necessary modifications with respect to a Idem, refund of contributions payable to a person who ceased to be employed in education before the 1st day of January, 1990.

32. A person who terminates his or her membership is not entitled to the rights and does not enjoy the privileges of a former member under the Pension Benefits Act, 1987.

Rights of former members

### B. Refunds and Transfers

33. A member who is not entitled to a deferred pension in respect of Refund re employment on or after the 1st day of January, 1987 is entitled to a refund post-1986 of the member's contributions in respect of that employment together with interest thereon.

contributions

34.—(1) A member who has less than ten years of credited service and Refund re who is not entitled to a deferred pension relating to employment before the 1st day of January, 1987 is entitled to a refund in the amount of the member's contributions in respect of credited service before the 1st day of January, 1987 together with interest thereon.

pre-1987

(2) A member with less than ten years credited service who ceases to be employed in education in or after the year in which the member reaches sixty-five years of age is entitled to a refund equal to twice the amount of the member's contributions in respect of credited service before the 1st day of January, 1987 together with interest thereon.

Refund at or after sixtyfive years of

35.—(1) This section applies with respect to a member entitled to a deferred pension relating to employment before the 1st day of January, 1987.

Refund re pre-1987 deferred pension

(2) A member who ceases to be employed in education before reaching forty-five years of age is entitled to a refund in the amount of the member's contributions for credited service before the 1st day of January, 1987 together with interest thereon.

Before reaching forty-five vears of age

(3) A member who ceases to be employed in education on or after On or after reaching forty-five years of age is entitled to a refund in the amount of the member's contributions in respect of credited service before the 1st day of January, 1965 together with interest thereon.

forty-five years of age

(4) A member who receives a refund of contributions under this section is not entitled to receive a deferred pension for the credited service to which the refund relates.

Reduction in deferred

36.—(1) A member entitled to a deferred pension relating to employ- 50 per cent ment after the 31st day of December, 1986 is entitled to a refund, upon rule ceasing to be employed in education, of the amount by which the member's required contributions plus interest for the period after that date exceeds one half of the commuted value of the deferred pension for that period.

TEACHERS' PENSION

Exclusion

(2) Subsection (1) does not apply with respect to a member's contributions for which no corresponding employer contribution is required under section 25 or 26.

Transfer re deferred pension 1987, c. 35

37. A member entitled to a deferred pension who ceases to be employed in education is entitled to a transfer of the commuted value of the deferred pension to another retirement savings arrangement in accordance with section 43 of the *Pension Benefits Act*, 1987 and to a refund of excess contributions.

Application for refund, etc.

38.—(1) An application for a refund of contributions or a transfer of funds shall be in a form provided by the administrator.

Payment of refund

(2) A refund shall be paid in a lump sum.

### PART V

### RETIREMENT PENSIONS

# A. Entitlement to Pension

One pension only

39.—(1) No member is entitled to more than one retirement pension under the pension plan in respect of the same period of credited service.

Idem

(2) A member receiving a disability pension under the pension plan is not eligible to receive a retirement pension.

Retirement

(3) No member under the age of seventy-one is entitled to begin to receive a retirement pension while the member is employed in education.

Normal retirement date

**40.** The normal retirement date of a member is the first day of the month following the date on which the member reaches sixty-five years of age.

Entitlement to pension (2 year rule) 41.—(1) Subject to section 42, a member who has at least two years of credited service is entitled to receive a retirement pension for the member's lifetime calculated under subsection (3) and a payment calculated under subsection (4).

Commencement (2) A retirement pension under this section begins as of the member's normal retirement date.

Amount of pension (2 year rule) (3) The amount of the retirement pension, before adjustment for inflation, is calculated using the formula,

$$(A \times B) - C$$

in which,

"A" is 2 per cent of the member's average salary,

"B" is the number of years of the member's credited service relating to employment on or after the 1st day of January, 1987, and

"C" is the amount, if any, calculated under section 81 (CPP reduction).

Payment, pre-1987 service (4) A member with less than ten years of credited service is entitled to a refund of contributions, if any, together with interest thereon relating to employment before the 1st day of January, 1987.

42.—(1) A member who has at least ten years of credited service for Entitlement to pension employment in whole or in part before the 1st day of January, 1987 is enti-(10 year tled to receive a retirement pension for the member's lifetime calculated under subsection (3). tional

rule), transi-

(2) A retirement pension under this section begins as of the member's Commencenormal retirement date.

ment

(3) The amount of the retirement pension, before adjustment for infla- Amount of tion, is calculated using the formula,

pension (10 year rule)

$$(A \times B) - C$$

in which.

"A" is 2 per cent of the member's average salary,

"B" is the number of years of the member's credited service, and

"C" is the amount, if any, calculated under section 81 (CPP reduction).

43.—(1) A member who has accumulated at least that number of years Entitlement of credited service that, when added to the member's age upon termination to pension of employment in education, totals ninety years is entitled to a retirement (special early pension for the member's lifetime calculated under subsection (4) pension for the member's lifetime calculated under subsection (4).

(2) A member who ceases to be employed in education after the 31st Idem (35 day of May, 1987 and before the 1st day of September, 1990 and who has year rule) thirty-five years of credited service is entitled to a retirement pension for the member's lifetime calculated under subsection (4).

(3) A retirement pension under this section begins as of the beginning Commenceof the month following the date the member ceases to be employed in edu-ment cation or, at the election of the member, of any month thereafter that is not later than the month after the month in which the member reaches seventy-one years of age.

(4) The amount of the retirement pension, before adjustment for infla- Amount of pension tion, is calculated using the formula,

$$(A \times B) - C$$

in which.

"A" is 2 per cent of the member's average salary,

"B" is the number of years of the member's credited service, and

"C" is the amount, if any, calculated under section 81 (CPP reduction).

44.—(1) A member entitled to a deferred pension under section 41 or Early 42 may elect to begin to receive a retirement pension on the first day of retirement any month after the month that is ten years before the member's normal retirement date.

option

(2) The amount of the annual retirement pension, before adjustment Amount of for inflation, of a member who elects early retirement under subsection (1) early shall be calculated using the formula,

retirement pension

# $[A \times B \times (1 - C)] - D$

in which.

"A" is 2 per cent of the member's average salary,

"B" is.

- (a) for a member entitled to a pension under section 42, the number of years of the member's credited service, and
- (b) for a member entitled to a pension under section 41, the number of years of the member's credited service for employment after the 31st day of December, 1986,

"C" is an amount equal to 0.05 times the lesser of,

- (a) the number of years by which the member's age is less than sixty-five on the date the pension is to begin, and
- (b) ninety minus the sum of,
  - (i) the number of years of the member's credited service determined under section 11, and
  - (ii) the member's age on the date the pension is to begin, and

"D" is the amount, if any, calculated under section 81 (CPP reduc-

Commuted

(3) Despite subsection (2), the commuted value of the retirement pension received on early retirement shall be not less than the commuted value of the retirement pension to which the member would be entitled on the normal retirement date based upon the member's credited service up to the early retirement date.

Postponed pension option

45.—(1) A member may elect to begin to receive his or her retirement pension in any month after the member's normal retirement date until the month in which the member reaches seventy-one years of age.

Amount of retirement pension

(2) The amount of the annual retirement pension, before adjustment for inflation, of a member who elects late retirement as described in subsection (1) is calculated using the formula,

$$(A \times B) - C$$

in which,

"A" is 2 per cent of the member's average salary,

"B" is the number of years of the member's credited service, and

"C" is the amount, if any, calculated under section 81 (CPP reduction).

Re-employed pensioner

46.—(1) No retirement pension is payable to a re-employed pensioner while the re-employed pensioner is an active member.

Recalculation of pension

(2) If a re-employed pensioner accumulates one year or more of credited service after becoming an active member, other than by means of a purchase of credited service or by the annualization of a partial year of credited service under section 11, and, if the re-employed pensioner makes an application to the administrator, the amount of the pensioner's retirement pension shall be recalculated in accordance with the terms of the pension plan in force on the date of the application.

- (3) A re-employed pensioner who does not accumulate one year of Exception credited service after becoming an active member is entitled when the reemployment ceases.
  - (a) to the resumption of the retirement pension to which the pensioner was entitled immediately before becoming re-employed; and
  - (b) to the refund of the member's required contributions, together with interest thereon, made during the re-employment.
- (4) A re-employed pensioner who receives pension payments to which Repayment the pensioner is not entitled shall repay the amount so received, together with interest thereon, before becoming entitled to further payments under the pension plan.

# B. Payment of Retirement Pensions

47.—(1) A member who wishes to begin receiving a retirement pension Application shall apply to the administrator.

retirement pension

(2) A member who does not apply to begin receiving a retirement pen- Deemed sion shall be deemed to do so on the day the member reaches seventy-one application years of age.

48.—(1) The administrator shall begin payment of a member's retire- Payment of ment pension not later than the later of,

pension

- (a) the month following the month in which the member ceases to be employed in education; or
- (b) the month following the month in which application for the pension is complete.
- (2) The administrator shall pay a retirement pension in monthly instalments on the last day of the month.

instalments

(3) If the administrator does not begin paying a pension when required Interest to do so under subsection (1), interest shall be paid on the payments begin-payable ning on the later of,

- (a) the end of the month in which the member becomes entitled to the pension; or
- (b) the date three months after the month in which application for the pension is complete.
- 49.—(1) A member receiving a retirement pension shall notify the Notice of reemployment administrator in writing promptly upon becoming re-employed in education.
- (2) A member who fails to comply with subsection (1) is not entitled to Failure to receive retirement pension payments for a period during which notice give notice should have been given under that subsection.

Repayment of pension

(3) A member who receives pension payments to which the member is not entitled shall repay the amount so received, together with interest thereon, before becoming entitled to further payments under the pension plan.

### PART VI

#### DISABILITY PENSIONS

# A. Entitlement to Disability Pension

Entitlement to disability pension **50.**—(1) This section applies to a member with at least ten years of credited service who becomes disabled while employed in education and who, as a result of the disability, ceases before the normal retirement date to be employed in education.

Full disability pension

(2) If the administrator finds that a member described in subsection (1) is incapable of further employment, the member is entitled to a full disability pension for the member's lifetime.

Partial disability pension

(3) If the administrator finds that a member described in subsection (1) is incapable of further employment in education, the member is entitled to a partial disability pension for the member's lifetime.

Eligibility

(4) A member who has previously terminated his or her membership and who returns to membership and purchases credited service for previous employment in education is not eligible to receive a disability pension until the member accumulates two additional years of credited service.

Idem

(5) Subsection 11 (2) (partial year) does not apply for the purpose of determining a member's accumulation of the two additional years of credited service under subsection (4).

Effect of reemployment **51.**—(1) A member receiving a full disability pension who becomes employed ceases to be entitled to a full disability pension.

Idem

(2) A member receiving a disability pension who becomes employed in education as a teacher ceases to be entitled to a disability pension.

Reduced partial disability pension (3) A member receiving a disability pension who becomes employed in education otherwise than as a teacher is entitled to receive a reduced partial disability pension.

Application

(4) This section applies with respect to a member who is receiving a disability pension on or after the 1st day of January, 1990.

Amount of full disability pension

52.—(1) The amount of the annual full disability pension, before adjustment for inflation, for a member is calculated using the formula,

# $(A \times B) - C$

in which.

"A" is 2 per cent of the member's average salary,

"B" is the number of years of the member's credited service under the plan, and

"C" is the amount, if any, calculated under section 81 (CPP reduction).

disability pension

1249

(2) The amount of a partial disability pension, before adjustment for Amount of inflation, for a member is calculated using the formula.

 $[(A \times B)(1-C)]-D$ 

in which.

"A" and "B" have the same meaning as in the formula for calculating the amount of a full disability pension,

"C" is an amount equal to 0.025 times the lesser of,

- (a) the number of years by which the member's age on the date the pension begins is less than the member's age at the normal retirement date, and
- (b) ninety minus the sum of,
  - (i) the number of years of the member's credited service determined under section 11, and
  - (ii) the member's age on the date the pension begins, and

"D" is the amount, if any, calculated under section 81 (CPP reduction).

(3) The annual amount of the partial disability pension, before adjust- Limitation ment for inflation, shall not be less than 75 per cent of the full disability pension.

(4) The annual amount of a member's reduced partial disability pen- Amount of sion, before adjustment for inflation, is calculated using the formula,

reduced partial disability pension

$$A - [(A + B) - C]$$

in which.

"A" is the amount of the member's disability pension immediately before the member begins the new employment in education,

"B" is the salary for the year from the member's new employment in education.

"C" is the annual salary of the member immediately before the member ceased, as a result of the disability, to be employed in education, increased in respect of each year after the person so ceased to be employed up to the year in which the member begins the new employment in education,

- (a) as if it were being adjusted for inflation in accordance with section 80, for periods beginning on or after the 1st day of January, 1990, and
- (b) in the same manner as a pension would be increased under the Superannuation Adjustment Benefits Act, for periods R.S.O. 1980, ending before the 1st day of January, 1990, and

in which the amount represented by "[(A + B) - C]" is the greater of,

(c) zero, and

(d) the amount otherwise determined in accordance with the definitions of "A", "B" and "C".

Resumption of disability pension

53.—(1) Subject to subsection (2), if a member becomes re-employed in education and ceases to receive a disability pension under the pension plan or a predecessor Act or begins to receive a reduced disability pension, the member is entitled upon ceasing the re-employment to the resumption of the original disability pension without adjustment of the amount of the pension.

Idem

(2) A member described in subsection (1) who completes the equivalent of two years of full-time employment in education after becoming re-employed and then ceases to be so employed shall make a fresh application for a pension, and the terms of the pension plan on the date the application is made shall apply with respect to the member's entitlement to a pension.

Change of disability status re survivor pension **54.**—(1) This section applies if a member receiving a partial disability pension or a reduced partial disability pension dies while the administrator is considering whether the member is entitled to a full disability pension based upon fresh medical evidence concerning the member's disability.

Determination by the administrator (2) Having regard to the facts established at the date of the member's death, the administrator shall determine whether the member would have been entitled, immediately before the date of death, to a full disability pension.

Deemed receipt

(3) For the purpose of calculating the amount of a survivor pension, child's pension or beneficiary's pension, if the administrator determines that the member would have been entitled to a full disability pension, the member shall be deemed to have been receiving it on the date of death.

## B. Payment of Disability Pension

Application for disability pension

55.—(1) A member shall apply for a disability pension within two years after the date when the member ceases, as a result of the disability, to be employed in education.

Idem

- (2) The administrator shall accept an application for a disability pension that is made after the time described in subsection (1) if the administrator is satisfied.
  - (a) that the delay in making the application resulted from a delay in diagnosing the disability; or
  - (b) that the member was unable, because of the effects of the disability, to make the application within the time described in subsection (1).

Proof of disability

- (3) No application for a disability pension shall be considered by the administrator until the administrator has received,
  - (a) the certificate of a legally qualified medical practitioner designated by the administrator, certifying that the applicant became mentally or physically disabled while employed in education and indicating the nature and degree of the disability; and
  - (b) a report of the medical referee of the administrator containing such recommendations as the medical referee considers proper with regard to the granting of a disability pension to the applicant.

Disability pension, predecessor Acts 56.—(1) This section applies with respect to a person who ceased to be employed in education before the 1st day of January, 1990 as a result of a

mental or physical incapacity and who did not apply for a disability allowance under a predecessor of this Act.

- (2) Section 55 applies with necessary modifications to an application by Application a person described in subsection (1).
- (3) The person is entitled to a disability allowance determined in Entitlement accordance with the Teachers' Superannuation Act, 1983. 1983, c. 84
- (4) Clause 17 (1) (d) or 18 (1) (d) of the Teachers' Superannuation Act, Idem 1983 does not apply if the administrator accepts an application under subsection 55 (2).
- 57.—(1) Subject to subsection (2), a member's disability pension shall Commencement of begin as of the first day of the month following the month in which the disability member ceases to be employed in education. pension
- (2) No disability pension shall begin as of a date earlier than one year Idem before the date the administrator receives the completed application for the pension.
- (3) A member's reduced partial disability pension shall begin as of the Reduced partial first day of the month following the month in which the member becomes disability re-employed. pension
- (4) The administrator shall pay a disability pension in monthly instal-Monthly instalments ments.
  - (5) Disability pension payments are due on the last day of the month. Due date
- (6) Interest shall be paid on overdue pension payments if the adminis- Interest trator does not begin paying a pension by the end of the month in which payable the member becomes entitled to receive it.
- 58.—(1) The administrator may at any time require a member who is Evidence of receiving a disability pension to furnish evidence, in such form as the medical condition administrator directs, of the member's mental or physical condition.
- (2) If the member fails to furnish evidence within a reasonable time Failure to furnish that his or her condition continues to be of a nature that entitles the memevidence ber to receive the disability pension, the administrator shall terminate payment of the pension.
- (3) If the administrator terminates payment of a full disability pension, Review by the member may request the administrator to review the decision to termiadministrator nate payment.
- (4) If the administrator is satisfied upon reviewing a decision to termi- Idem nate payment that the member is entitled to a disability pension under section 50 or 51, the administrator shall pay the disability pension.
- (5) This section does not apply with respect to a member who has Application reached normal retirement age.
- 59.—(1) A member receiving a disability pension shall notify the Notice of readministrator in writing promptly upon becoming employed or changing employment employment.
- (2) A member who fails to comply with subsection (1) is not entitled to Failure to receive a disability pension payment during a period when notice should give notice have been given under that subsection.

Repayment of pension

(3) A member who receives pension payments to which the member is not entitled shall repay the amount so received, together with interest thereon, before becoming entitled to further payments under the pension plan.

# PART VII

### BENEFITS UPON DEATH

# A. Upon the Death of a Member not Entitled to a Pension

Refund of contributions

**60.** The personal representative of a member who dies without becoming entitled to a deferred pension is entitled to a refund of the member's contributions together with interest thereon.

# B. Upon the Death of a Member Entitled to a Deferred Pension

Pre-retirement (spousal) death benefit

- **61.**—(1) If a member who is entitled to a deferred pension or a disability pension dies before the first instalment of the pension is due, the person who is the spouse of the member on the date of death is entitled to receive,
  - (a) the benefit described in section 62 in respect of the member's employment, if any, before the 1st day of January, 1987; and
  - (b) the benefit described in section 63, in respect of the member's employment, if any, on or after the 1st day of January, 1987.

Application

(2) Subsection (1) does not apply if the member and the spouse are living separate and apart on the date of death of the member.

Pre-1987 (spousal) death benefit **62.**—(1) This section applies with respect to that portion of the death benefit that relates to a member's employment before the 1st day of January, 1987.

Survivor pension

(2) The spouse of a member with ten years or more credited service is entitled to the survivor pension described in subsection (3) for the lifetime of the spouse.

Pre-1987 survivor pension

- (3) The amount of the survivor pension, before adjustment for inflation, shall be based upon the member's credited service for employment before the 1st day of January, 1987 and shall be one half of the amount of the pension, before adjustment for inflation,
  - (a) that would have been paid to the member at the date of death, if the member was at least sixty-five years of age on the date of death; or
  - (b) that would have been paid to the member as of the first day of the month following the month in which he or she would have reached sixty-five years of age, if the member was less than sixty-five years of age on the date of death.

Refund of contributions

(4) The spouse of a member with less than ten years of credited service is entitled to a refund of the member's contributions for employment before the 1st day of January, 1987 together with interest thereon.

Post-1986 (spousal) death benefit **63.**—(1) This section applies with respect to that portion of the death benefit that relates to a member's employment on or after the 1st day of January, 1987.

Benefit

(2) The spouse of a member with two years or more credited service is entitled to the benefit described in subsection (4).

(3) The spouse of a member with less than two years of credited ser- Refund of vice is entitled to a refund of the member's contributions for employment contributions on or after the 1st day of January, 1987 together with interest thereon.

(4) The benefit referred to in subsection (2) is,

Idem

- (a) a lump sum payment equal to the commuted value of the deferred pension to which the member was entitled for credited service for employment on or after the 1st day of January, 1987; or
- (b) an immediate or a deferred survivor pension for the lifetime of the spouse, the commuted value of which is at least equal to the commuted value of a pension for credited service for the member's employment on or after the 1st day of January, 1987, calculated as if the member had become entitled to a retirement pension on the date of death.
- (5) The spouse may elect the form of benefit to be paid under subsec- Election tion (4) and a spouse who does not do so within twelve months after the death of the member shall be deemed to have elected to receive an immediate survivor pension.

(6) A spouse who elects to receive a deferred survivor pension may Deferred elect to begin to receive the pension at any time up to the month after the survivor month in which the spouse reaches seventy-one years of age.

pension

64.—(1) This section applies with respect to the dependent children of Prea member entitled to a deferred pension or a disability pension who died before the first instalment of the pension was due and,

retirement pension

- (a) who had a spouse who became entitled to a survivor pension who subsequently died; or
- (b) who did not have a spouse entitled to a survivor pension.
- (2) Subject to subsection (3), each dependent child of a member is Entitlement entitled upon the death of the spouse or the member, as the case may be, to child's to receive a child's pension while the child remains a dependent child.

(3) No child's pension is payable in respect of the credited service of a Exception deceased member for which the spouse of the member received the lump sum payment described in clause 63 (4) (a).

(4) The amount of the child's pension, before adjustment for inflation, Amount of shall be one half of the amount of the pension, before adjustment for infla-child's

pension

- (a) that would have been paid to the member at the date of death, if the member was at least sixty-five years of age on that date;
- (b) that would have been paid to the member as of the first day of the month following the month in which he or she would have reached sixty-five years of age, if the member was less than sixty-five years of age on the date of death.
- (5) The child's pension shall be shared equally among the member's Idem dependent children.
- (6) The share of the child's pension of each of the children who ceases Share accrues to be a dependent child accrues to the remaining dependent children, if to others any.

Benefit to beneficiary

- **65.**—(1) A beneficiary designated by a member entitled to a deferred pension or a disability pension is entitled to the benefit described in subsection (2),
  - (a) if the member dies before the first instalment of the pension is due;
  - (b) if, on the date of death, the member does not have a spouse or a dependent child entitled to a benefit payable on his or her death.

Amount of benefit

(2) The benefit is a lump sum payment equal to the commuted value of the deferred pension to which the member was entitled for credited service for employment on or after the 1st day of January, 1987.

Benefit to estate

**66.**—(1) The estate of a member entitled to a deferred pension or a disability pension who dies before the first instalment of the pension is due is entitled to the payments described in this section.

Idem, no others entitled

- (2) If no other person is entitled to a benefit on the death of the member, the estate is entitled to,
  - (a) a refund of the member's contributions for employment before the 1st day of January, 1987 together with interest thereon; and
  - (b) a lump sum payment equal to the commuted value of the deferred pension to which the member was entitled for credited service for employment on or after the 1st day of January, 1987.

Residual entitlement

(3) If another person is entitled to a benefit on the death of the member, the estate is entitled to a refund of the amount by which the member's contributions together with interest thereon exceeds the amount paid to the other person together with interest thereon.

## C. Upon the Death of a Pensioner

Survivor pension, spouse

67.—(1) If a member is receiving a pension on the date of death, the person who is the spouse of a member on the date the first instalment of the pension was due is entitled to the survivor pension described in subsection (3) for the spouse's lifetime.

Application

(2) Subsection (1) does not apply if the member and the spouse were living separate and apart on the date the first instalment of the member's pension was due.

Amount of survivor pension

- (3) Subject to sections 68 and 69, the amount of the annual survivor pension, before adjustment for inflation, payable to the surviving spouse shall be not less than 50 per cent of the pension, before adjustment for inflation,
  - (a) that was being paid to the member at the date of death, if the member was at least sixty-five years of age on that date; or
  - (b) that would have been paid to the member as of the first day of the month next following the month in which he or she would have reached sixty-five years of age, if the member was less than sixty-five years of age on the date of death.

Spousal election re survivor pension 1987, c. 35 **68.**—(1) In the absence of a joint waiver by a member and the member's spouse of the spouse's entitlement under subsection 45 (3) of the *Pension Benefits Act, 1987* (amount of survivor benefit), the amount of the

survivor pension payable on the death of the member shall be not less than 60 per cent of the pension paid to the member during their joint lives.

(2) A waiver referred to in subsection (1) is void if it is delivered to Waiver void the administrator more than twelve months before the date that the first instalment of the member's pension is due or after the date that the first instalment is due.

(3) In the absence of a waiver referred to in subsection (1), the amount Adjustment of the pension payable to the member shall be actuarially reduced to allow of member's for payment of the increased survivor pension in accordance with subsection pension

- (4) This section does not apply with respect to a member who, before Application the 1st day of January, 1988, began to receive a pension under a predecessor Act.
- 69.—(1) A member may direct the administrator to increase the Increase of amount of a survivor pension that may become payable under section 67 in survivor respect of the member to an amount equal to 55, 65, 70 or 75 per cent of pension the member's pension that would be payable if the amount of the pension were calculated without regard to this section.

- (2) A direction must be given in writing and must be delivered to the Time limit administrator at least two years before the earlier of,
  - (a) the member's normal retirement date; or
  - (b) the beginning of the month in which the member's pension begins.
- (3) The administrator shall act on a direction delivered after the dead- Idem line specified in subsection (2) and before the member applies for a retirement pension if the administrator is satisfied that the member is in good health having regard to the member's age.

(4) The amount of the pension payable to the member shall be actuari- Adjustment ally reduced to allow for payment of the increased survivor pension in of member's pension accordance with the direction.

(5) The commuted value of pension paid to the member including the Commuted commuted value of the increased survivor benefit shall not be less than the commuted value of the pension, including survivor benefit, that would otherwise be payable.

- (6) A member may revoke a direction given under this section by a Revocation written revocation delivered to the administrator before the member begins of direction receiving a pension.
- (7) A direction given under this section by a member is void if the Direction void member dies before beginning to receive a pension.
- 70.—(1) In this section, "new spouse", in relation to a member, means Survivor a person who becomes the spouse of the member after the member begins pension, new spouse. to receive a retirement or disability pension.
- (2) A member receiving a retirement or disability pension who does not Idem have a spouse eligible to receive a survivor pension under section 67 may, while receiving the pension, direct the administrator to provide a survivor pension to a new spouse.
- (3) A direction must be given in writing and must be delivered to the Time limit administrator on or before the later of,

- (a) ninety days after the date on which the member becomes the spouse of the new spouse; or
- (b) if immediately before the member becomes the spouse of the new spouse there is a child who would be entitled upon the death of the member to receive a child's pension under section 73, ninety days after the date on which the child ceases to be eligible to receive the child's pension.

Idem

(4) The administrator shall act on a direction delivered after the deadline specified in subsection (3) if the administrator is satisfied that the member is in good health having regard to the member's age.

Amount of pension

(5) In giving the direction, a member receiving a retirement pension shall direct the administrator to pay a survivor pension in the amount of 50, 55, 60, 65, 70 or 75 per cent of the pension that would otherwise be payable on the first day of the month next following the month in which the member becomes the spouse of the new spouse.

Adjustment of member's pension

(6) The amount of a retirement pension payable to the member shall be actuarially reduced to allow for payment of the survivor pension in accordance with the direction.

Idem

(7) The actuarial reduction required by subsection (6) shall be based upon the ages of the member and of the spouse on the last day of the month in which the direction is delivered to the administrator.

Payment of pension

(8) The administrator shall pay the survivor pension in accordance with the direction but not while there is a person who is eligible to receive a child's pension in respect of the member.

Survivor pension, predecessor Acts

71.—(1) This section applies with respect to a member who, before the 1st day of September, 1984, ceased to be employed in education within the meaning of a predecessor of this Act and who became the spouse of a person after ceasing that employment.

Direction re survivor pension

(2) A member described in subsection (1) may direct the administrator to provide a survivor benefit for the member's spouse and section 70 applies with respect to the direction with necessary modifications.

Time limit

- (3) A direction under this section shall be delivered to the administrator on or before the latest of,
  - (a) the 31st day of March, 1990;
  - (b) ninety days after the date on which the member becomes a spouse; or
  - (c) if on the 1st day of January, 1990 there is a child who would be entitled upon the death of the member to receive a survivor allowance under a predecessor of this Act, ninety days after the date on which the child ceases to be eligible to receive the survivor allowance.

Idem

(4) The administrator shall act on a direction delivered after the deadline specified in subsection (3) if the administrator is satisfied that the member is in good health having regard to the member's age.

Deemed direction

(5) A member described in subsection (1) who dies on or before the 31st day of March, 1990 without having given a direction under this section shall be deemed to have given it on that date and shall be deemed to have directed the administrator to pay a 50 per cent survivor pension.

72.—(1) This section applies with respect to a person who became the Survivor spouse of a member described in subsection 71 (1) after the member ceased pension to be employed in education within the meaning of a predecessor of this

- (2) This section does not apply unless the member has ceased to be a Idem member before the 1st day of January, 1990 because he or she has died.
- (3) A spouse described in subsection (1) is entitled to a survivor pen-Survivor sion calculated from the date of a written inquiry respecting a survivor pen-pension sion.
  - (a) made to the Teachers' Superannuation Commission before the 1st day of January, 1990; or
  - (b) made to the administrator on or after the 1st day of January, 1990.
- (4) The amount of the survivor pension is 50 per cent of the amount of Amount of the member's retirement pension on the date of the member's death pension adjusted for inflation as if it were a pension for the period from the date of the member's death to the date the spouse becomes entitled to the survivor pension.

- 73.—(1) This section applies with respect to the dependent children of Child's pension a member who died while receiving a retirement or disability pension and,
  - (a) who had a spouse who died after becoming entitled to a survivor pension; or
  - (b) who did not have a spouse entitled to a survivor pension.
- (2) Each dependent child of a member, upon the death of the spouse Entitlement or the member, as the case may be, is entitled to a child's pension while to child's pension remaining a dependent child.
- (3) The amount of the annual child's pension is the amount of the sur- Amount of vivor pension to which a spouse of the member was or would have been pension entitled after the death of the member, shared equally among the dependent children.
- (4) The share of the child's pension of each of the children who ceases Share accrues to be a dependent child accrues to the remaining dependent children, if to others
- 74.—(1) A beneficiary designated by a member is entitled to a benefici- Beneficiary's pension ary's pension upon the death of a member,
  - (a) who was receiving a retirement or disability pension on the date of death; and
  - (b) who did not have a spouse entitled to a survivor pension or a child entitled to a child's pension on the date of death.
- (2) A direction must be given in writing and must be delivered to the Time limit administrator at least two years before the earlier of,
  - (a) the member's normal retirement date; or
  - (b) the beginning of the month in which the member's pension begins.
- (3) The administrator shall act on a direction delivered after the dead- Idem line specified in subsection (2) and before the member applies for a retire-

ment pension if the administrator is satisfied that the member is in good health having regard to the member's age.

Amount of beneficiary's pension

(4) In giving the direction, the member shall direct the administrator to pay a beneficiary's pension in the amount of 50, 55, 60, 65, 70 or 75 per cent of the member's pension that would otherwise be payable on the date of the member's death if the amount of the pension were calculated without regard to this section.

Adjustment of member's pension

(5) The amount of the pension payable to the member shall be actuarially reduced to allow for payment of the beneficiary's pension in accordance with the direction.

Revocation of direction

(6) A member may revoke a direction by a written revocation delivered to the administrator before the member begins to receive a pension.

Direction void

(7) A direction given under this section by a member is void if the member dies before beginning to receive a pension.

Benefit to estate

75. The estate of a member who was receiving a pension on the date of death is entitled to a refund of the amount by which the member's contributions together with interest thereon exceeds the sum of the amount paid to the member and the amount, if any, paid to every other person who was entitled to a benefit on the member's death, together with interest thereon.

# D. Payment of Death Benefits

Commencement of pension 76.—(1) A pension that is payable immediately on the death of a member who was not receiving a retirement or disability pension on the date of death shall begin as of the day after the day the member dies.

Idem

(2) A pension that is payable on the death of a member who was receiving a retirement or disability pension on the date of death shall begin as of the first day of the month after the month in which the member dies.

Payments to estate

77.—(1) If the administrator is unable to locate a personal representative of the estate of a deceased member, the administrator may pay into court any payments that under the pension plan are required to be made to the estate.

Missing beneficiary

1987, c. 35

(2) If the administrator is unable, after making reasonable inquiries, to locate an individual who is entitled to a death benefit under the pension plan or a beneficiary designated by the deceased member under the *Pension Benefits Act*, 1987, the administrator shall pay to the estate of the deceased member one year after the date of death the amount to which the estate is otherwise entitled when no other person is entitled to a benefit on the death of the member.

Missing beneficiary found (3) If an individual entitled to a death benefit under the pension plan or a beneficiary designated by the deceased member under the *Pension Benefits Act*, 1987 applies for the benefit after the administrator makes a payment under subsection (2), the administrator shall pay the individual the amount of the benefit to which the individual is entitled less the amount paid to the estate by the administrator.

Transitional

(4) This section applies with respect to a person with credited service under a predecessor of this Act who dies before the 1st day of January, 1990, as if that person were a deceased member of the pension plan.

Discharge

(5) The administrator is discharged on making a payment in accordance with this section.

78.—(1) In this section, "court" has the same meaning as in Part V of Interpleader, the Succession Law Reform Act.

more than one applicant R.S.O. 1980. c 488

(2) If more than one person applies to the administrator for a benefit Court may in respect of a deceased member, the court, on application by the administrator, by order may direct payment of the benefit or part thereof to one or more of the applicants and shall specify the proportion of the benefit that shall be paid to each of them.

(3) The administrator's application shall be made in the same manner Application as an application under Part V of the Succession Law Reform Act.

to court R.S.O. 1980. c 488

(4) Section 62 of the Succession Law Reform Act applies with necessary modifications in respect of the allocation of proportions of the benefit and, for the purpose, "dependant" means spouse, child or beneficiary of the deceased member.

Application R.S.O. 1980. c. 488, s. 62

### PART VIII

# BENEFITS AND PAYMENTS - GENERAL

# A. Adjustments for Inflation

79.—(1) Every retirement pension, disability pension, survivor pension, Inflation child's pension and beneficiary's pension shall be adjusted for inflation in adjustment, accordance with section 80.

pensions

(2) Every deferred pension payable under the pension plan shall be Idem. adjusted for inflation in accordance with section 80 for the period beginning at the end of the last month for which the member has credit under the plan and ending when the pension begins.

pensions

(3) No pension or deferred pension shall be adjusted under this section Limitation for inflation in respect of a period before the 1st day of January, 1990.

**80.**—(1) In the formulas in this section,

Calculation of inflation

"A" is the carry forward determined for the immediately preceding year,

adjustments

"B" is the basic ratio for the year,

"C" is the adjustment ratio for the year,

"D" is the basic ratio for the year after the last year for which the member for whose credit in the pension plan the pension in respect of which the formula is applied is payable has credit in the pension plan, and shall be calculated to a maximum of 1.080 or to a minimum of 1.000, and

"E" is the number of full months in the year that are after the month in the last year for which the member for whose credit in the plan the pension in respect of which the formula is applied is payable has credit in the pension plan.

(2) In this section,

Definitions

"accumulated adjustment ratio", for a person's pension, means the product of the multiplication of all adjustment ratios for the years in the period commencing with the last year for which the member for whose credit in the plan the pension in respect of which the formula is applied is payable has credit in the pension plan and ending with the year for which the accumulated adjustment ratio is being determined;

"adjustment ratio", for a person's pension, means,

- (a) for any year before the year 1976 and for the last year for which the member for whose credit in the plan the pension in respect of which the formula is applied is payable has credit in the pension plan, 1.000,
- (b) if the member for whose credit in the plan the pension is payable ceased to be employed in education in or after the year 1975, for the year after the last year for which the member for whose credit in the plan the pension in respect of which the formula is applied is payable has credit in the pension plan, the ratio determined by the formula " $[(D-1.000) \times E/12] + 1.000$ ", and
- (c) for the later of the year 1976 and the second year after the last year for which the member for whose credit in the plan the pension in respect of which the formula is applied is payable has credit in the pension plan and for any subsequent year, the ratio determined by the formula "A + B" calculated to a maximum of 1.080 or to a minimum of 1.000;
- "basic ratio", for a year, means the ratio expressed to three decimal places that the average for the Consumer Price Index over the last twelve months of the twenty-four-month period ending with the 30th day of September in the immediately preceding year bears to the average for the Consumer Price Index over the first twelve months of that period;

"carry forward", with respect to the pension of a person, means,

- (a) for any year before the year 1976, for the last year for which the member for whose credit in the plan the pension in respect of which the formula is applied is payable has credit in the pension plan and for the year after that year, nil, and
- (b) for the later of the year 1976 and the second year following the last year for which the member for whose credit in the plan the pension in respect of which the formula is applied is payable has credit in the pension plan and for any subsequent year, the positive or negative number determined by the formula "A + B C";

"Consumer Price Index" means the Consumer Price Index for Canada as published by Statistics Canada under the authority of the *Statistics Act* (Canada);

- 1983, c. 84 "member" includes a contributor within the meaning of the *Teachers' Superannuation Act, 1983* or a predecessor Act;
  - "pension" means a pension to which a person is entitled from the plan other than the adjustment for inflation provided by this section, and an allowance, annuity, deferred annuity or other periodic payments to which a person has become entitled under the *Teachers' Superannuation Act, 1983* or a predecessor Act;
  - "plan" includes the pension plan established under the *Teachers' Superannuation Act*, 1983 and any predecessor Act.

(3) The annual amount of pension payable to a person from the pen-Payment of sion fund shall, commencing with the year when payment of the pension is to commence and in each subsequent year that the pension continues to be payable, be adjusted for inflation by multiplying the annual amount of the pension by the accumulated adjustment ratio for the pension of the person for that year, and the amount by which the pension thus adjusted exceeds the annual amount of pension before the adjustment in each year shall be paid to the person entitled to receive the pension for which it is calculated at the same times, in the same manner and subject to the same terms and conditions as apply to the pension in respect of which it is paid.

adjustment

(4) The ratio determined for the year 1990 under the Superannuation Ratio not to Adjustment Benefits Act does not apply to a pension to which this section apply applies.

R.S.O. 1980. c. 490

(5) For the purpose of determining an accumulated adjustment ratio, a Effect of reperson's re-employment in education for less than twenty-one days in a employment school year after the person ceases to be employed in education and before the person begins to receive a pension shall not be considered in determining the year in which the person ceases to be employed in education.

# B. CPP Reduction

81.—(1) If a member has contributed to the Canada Pension Plan or CPP the Quebec Pension Plan, the amount of the member's retirement pension, full disability pension or partial disability pension shall be reduced by the amount calculated under subsection (3).

reduction for pensions R.S.C. 1985. c. C-8 R.S.Q. 1977, c. R-9

(2) A reduction of a member's pension shall apply with respect to pension payments due the month after the earlier of,

Commencement retirement pension

- (a) the month in which the member reaches sixty-five years of age; or
- (b) the month in which the first instalment of the member's disability pension, if any, under the Canada Pension Plan or the Quebec Pension Plan is due.
- (3) The amount of the reduction in an annual pension is calculated Amount of using the formula.

reduction

### $0.007 \times A \times B$

in which,

"A" is the lesser of,

- (a) the member's average salary, and
- (b) the amount determined under subsection (4), and

"B" is the number of years of the member's credited service for employment on or after the 1st day of January, 1966 in respect of which the member made contributions under the Canada Pension Plan or the Quebec Pension Plan.

(4) The amount is the average of the Year's Maximum Pensionable Idem Earnings for the year in which the member ceases to be employed in education and for each of the two preceding years.

# C. Payment of Benefits

Application for benefit

**82.**—(1) No benefit under the plan shall be paid before the administrator receives an application for it in the form provided by the administrator.

Election or direction

(2) An election available under the plan or a direction that may be given to the administrator shall be made or given in the form provided by the administrator.

Multiple pensions 83. No member is entitled to payment of more than one pension under the plan during the same month or other payment period in respect of the member's credited service.

Commutation of pensions 1987, c. 35

**84.** The administrator may pay the commuted value of a pension, other than a disability pension, in accordance with section 51 of the *Pension Benefits Act*, 1987.

Deductions from pensions 1987, c. 35

- **85.**—(1) Despite section 66 of the *Pension Benefits Act*, 1987, a person receiving a pension under the pension plan or an allowance under a predecessor Act may direct the administrator to deduct and remit from the pension or allowance on behalf of the person,
  - (a) premiums payable under the Ontario Health Insurance Plan by the person;
  - (b) premiums for life, medical, dental or health-related insurance payable by the person under a contract of group insurance approved by the administrator for the purpose of this section; and
  - (c) membership fees payable to the Superannuated Teachers of Ontario Inc.

Conditions

(2) The administrator may impose and require compliance with such conditions as the administrator considers appropriate before acting upon a direction.

Revocation of direction

(3) A person making a direction may revoke it by written notice to the administrator.

Termination of pension

**86.** Every pension terminates as of the end of the month in which the event that terminates the pension occurs.

# D. Administration

Appeal of decision

87.—(1) A person who is aggrieved by a decision of an employee of the administrator or a committee of the administrator respecting the person's entitlement to, or the amount of, a pension benefit may appeal the decision to the administrator and the administrator shall determine the appeal.

Idem

(2) An appeal shall be made in accordance with the procedures established by the administrator.

Determination of commuted value 88. The commuted value of a benefit shall not be less than the amount calculated in accordance with the *Recommendations for Minimum Transfer Values of Pensions* published from time to time by the Canadian Institute of Actuaries and shall be calculated using the rate of interest specified by, and such actuarial tables as may be adopted by, the administrator.

Calculation of interest

89.—(1) Unless otherwise indicated, the standard interest rate attributable to a transaction is the rate that is the weighted average effective annual

yield of the debentures held by the pension fund as at the 31st day of December in the year preceding the transaction and interest is compounded annually on the anniversary date of the transaction.

(2) For 1990 the standard interest rate attributable to a transaction is Idem, the weighted average effective annual yield of the debentures held by the transitional Teachers' Superannuation Fund under the Teachers' Superannuation Act, 1983, c. 84 1983 as at the 31st day of December, 1989.

(3) Interest payable in respect of a period before the 31st day of Idem, December, 1989 shall be calculated up to that date at the applicable rate in transitional effect under the Teachers' Superannuation Act, 1983 and after that date it shall be calculated at the standard interest rate in effect on the 1st day of January, 1990.

(4) Interest credited under the pension plan on contributions shall be Interest on calculated in accordance with the Pension Benefits Act, 1987 and credited to contributions the member as at the 31st day of December in each year.

1987, c 35

(5) Interest is payable in accordance with the Pension Benefits Act, 1987 on a lump sum payment of the commuted value of a benefit from the effective date of the determination of the commuted value to the date the 1987, c 35 lump sum is paid.

Interest on lump sums

90.—(1) At the request of the administrator, a member receiving a pension shall report to the administrator the number of days, if any, that the member is employed in education while receiving the pension.

Report re employment in education

(2) If a member does not report within a reasonable time after the Failure to request, the administrator shall cease to pay the pension until the report is

91.—(1) This section applies to a person who, before the 17th day of Prior refund December, 1971, would have been entitled to more than one allowance under The Teachers' Superannuation Act or a predecessor thereof but for section 37 of that Act, if a refund of contributions was made in lieu of the payment of the second allowance.

pensions R.S.O. 1970.

(2) A person who was not paid a second allowance solely because the Entitlement person was not entitled to more than one allowance under the existing pension plan is entitled to receive a pension calculated under subsection (3) in addition to any pension to which the person is otherwise entitled under the plan or a predecessor Act.

reinstatement

(3) The amount of the person's pension is calculated by adjusting for Amount of inflation for the period described in subsection (4) the amount of the pension to which the person would have been entitled immediately before payment of the refund with respect to that pension.

(4) An inflation adjustment of the amount described in subsection (3) Inflation shall be made for the period ending on the date the person becomes entitled to the pension under this section and beginning on the date that is the later of.

- (a) the 1st day of January, 1976; or
- (b) the date of payment of the refund of contributions in respect of the second allowance.
- (5) Payment of a pension under this section begins as of the date the Payment person applies to the administrator.

pension

Idem

(6) No amount is payable under this section in respect of a period before the 1st day of January, 1990.

# PART IX

### PURCHASE OF CREDIT FOR SERVICE

#### A. General

Purchases, general

**92.** The purchase of credited service by a member whose completed application is delivered to the administrator on or after the 1st day of January, 1992 shall be made in accordance with this Part.

Purchases, transitiona

1983, c. 84

93.—(1) The purchase of credited service by a member who delivers a completed application to the administrator before the 1st day of January, 1992 shall be made in accordance with sections 9, 10, 36, 45 and 48 of the *Teachers' Superannuation Act, 1983* and with sections 7 to 14 of Ontario Regulation 423/84 as those sections read on the 31st day of December, 1989.

v 1

(2) The *Teachers' Superannuation Act, 1983* as it reads on the 31st day of December, 1989 continues to apply for the purpose of determining a purchase of credited service under subsection (1).

Transitional

(3) Sections 95, 96 and 99 apply with respect to a member's application before the 1st day of January, 1992 in the circumstances described in those sections.

End of transitional period (4) A person is not eligible after the 31st day of December, 1994 to make or complete a purchase of credited service to which a predecessor Act applies.

Interest rate

(5) For the purpose of a purchase of credited service described in subsection (1) for a period on or after the 1st day of January, 1990, references to the applicable rate of interest in Ontario Regulation 423/84 shall be read as if they were references to the standard interest rate.

Idem

(6) Subsection 89 (3) (interest on contribution) does not apply with respect to a purchase of credited service described in subsection (1) for a period before the 1st day of January, 1990.

# B. For Employment in Education

Absences and breaks in service **94.**—(1) In this section,

"absence" means a leave of absence, with or without pay, to which a member's employer consents;

"break in service" means a period when a member is not employed in education or is absent from employment without the employer's consent;

"return date" means the date determined under subsection (8).

Purchase re break in service

- (2) An active member may purchase credited service for a break in service,
  - (a) taken for personal or health reasons approved by the administrator;

- (b) taken upon the pregnancy of the member, for the birth or adoption of the member's child or for the purpose of caring for the member's child under seven years of age; or
- (c) taken for the purpose of serving as a member of the Legislative Assembly of Ontario, of the House of Commons of Canada or of the council of a municipality or local board within the meaning of section 1 of the Municipal Affairs Act.

R.S.O. 1980, c. 303

(3) An active member may purchase credited service under this section, Restriction

- (a) if the member was an active member employed in education for a period equal to one school year of full-time employment before beginning the first such absence or break in service; and
- (b) if the member completes seventy days of credited service at any time after the member returns from the latest absence or break in service for which credited service is being purchased.
- (4) An active member may purchase credited service for all or part of Purchase re absence an absence or a break in service.
- (5) No member may purchase credited service for an absence for the Idem purpose of service in political office if the member is contributing to or is entitled to a pension under another registered pension plan other than the Canada Pension Plan or the Quebec Pension Plan in respect of the service.

R.S.C. 1985, c. C-8 R.S.O. 1977. c. R-9

(6) An active member who elects to purchase credited service on or Amount of before the first anniversary of the member's return date shall contribute,

contribution

- (a) an amount not greater than the sum of the required contributions the member would have made if the member were not absent, based upon the pensionable salary that the member's employer advises the administrator that the member would have earned; and
- (b) interest thereon from the date each contribution would have been made and ending on the day it is paid.
  - (7) A contribution under subsection (6) shall be paid as a lump sum,

Due date

- (a) before the fifth anniversary of the member's return date, for an absence or break in service taken upon the pregnancy of the member, for the birth or adoption of the member's child or for the purpose of caring for the member's child under seven years of age; and
- (b) before the third anniversary of the member's return date, for an absence or break in service not described in clause (a).
- (8) A member's return date following an absence or break in service is Return date the member's twenty-first day of employment in education in the first school year during which the member works more than twenty days following the absence or break.
- (9) A contribution under subsection (6) is considered to be a required Status of contributions contribution for the purpose of sections 25 and 26.
- (10) A member who elects to purchase credited service after the date. Amount of described in subsection (6) or who fails to make a payment before the due contribution, date under subsection (7) shall contribute a lump sum which is, on the date delayed

election

of the purchase, equal to the actuarial cost of the expected pension improvement.

Advance payments

(11) A member may make contributions during an absence or break in service but the member only becomes entitled to credited service in respect of those contributions upon complying with clause (3) (b).

Idem

(12) A member may make a contribution before completing seventy days of credited service after returning to active membership but the member only becomes entitled to credited service in respect of the contribution upon complying with clause (3) (b).

Idem

(13) A member who makes contributions during an absence or break in service is entitled to a refund of those contributions at any time before completing the purchase of credited service or complying with clause (3) (b).

Refund

(14) A member who makes a contribution before completing seventy days of credited service after returning to active membership is entitled to a refund of the contribution at any time before complying with clause (3) (b).

Limit on purchase (15) No member may purchase more than seven years of credited service under this section.

Idem

(16) Subsection (15) does not apply with respect to an absence or a break in service taken upon the pregnancy of the member, for the birth or adoption of the member's child or for the purpose of caring for the member's child under seven years of age but no member may purchase more than two years of credited service in respect of one child or, if more than one child is born or adopted at once, in respect of one such birth or adoption.

Deadline for purchase

(17) A member is not eligible to purchase credited service under this section while receiving a pension.

Lump sum payments

(18) A lump sum payment under this section may consist of,

R S C 1952.

- (a) a partial payment by means of a transfer permitted under the *Income Tax Act* (Canada); and
- (b) a second payment of the balance of the amount required to pay for the credited service being purchased by the lump sum.

Absence during a school year

- 95.—(1) An active member may purchase credited service for days that the member is absent from the member's employment if,
  - (a) the member is absent for the purpose of observing a religious holiday that is not observed by the employer;
  - (b) the employer approves the absence; and
  - (c) the member has accumulated at least one year of credited service before the absence.

Amount of contribution

(2) The member shall contribute the amount of the member's contribution for each day of absence plus the amount of the corresponding employer's contribution.

Interest payable (3) The member shall pay interest, calculated at the standard rate, on any contribution that is delivered to the administrator more than one month after the end of the absence.

Limitation

(4) The member may purchase credited service for an absence described in subsection (1) only during the school year in which it occurs.

96.—(1) An active member may contribute for days that the member is Absence re absent from employment in education for the purpose of participating in a strike or legal strike or because of a lockout.

lockout

(2) The member shall contribute the amount of the member's required Amount of contribution for each day of absence plus the amount of the corresponding contribution employer's contribution.

(3) The member shall pay interest, calculated at the standard rate, on Interest any contribution delivered to the administrator more than one month after payable the end of the absence.

97.—(1) This section applies with respect to an active member who pre- For former viously received a refund of required contributions under the pension plan.

membership

(2) No member may purchase credited service under this section until Eligibility the member has accumulated, through employment in education, seventy days of credited service in one school year after returning to active membership.

(3) An active member who elects to purchase credited service on or Election before the later of the first anniversary of the member's return to active within one membership and the 1st day of January, 1994 shall contribute the amount year previously refunded together with interest thereon from the date the refund was made to the first day of the month in which the contribution is paid, calculated at the standard interest rate in effect on the date the refund was made.

(4) No member may purchase more days of credited service under sub- Limit section (3) than the number of days in respect of which the member received the refund

(5) A contribution under subsection (3) shall be paid as a lump sum Due date before the later of the third anniversary of the member's return to active membership and the 1st day of January, 1995.

(6) A member who elects to purchase credited service after the dead- Required line referred to in subsection (3) or who fails to make the payment before contribution the deadline in subsection (5) shall contribute a lump sum which is, on the date of the purchase, equal to the actuarial cost of the expected pension improvement.

98.—(1) An active member may purchase credited service for a period Approved of teaching or supervisory service outside Ontario if, before the service service begins,

outside Ontario

- (a) the member is an active member; and
- (b) the Minister approves the service.

(2) No member may purchase credited service under this section if the Idem member is entitled to a pension under another registered pension plan, other than the Canada Pension Plan or the Quebec Pension Plan, in respect R.S.C. 1985, of the service.

c. C-8 R.S.Q. 1977,

- (3) No member may purchase more than fifteen years of credited ser- Limit vice under this section.
- (4) The member shall contribute a lump sum which is, on the date of Amount of the purchase, equal to the actuarial cost of the expected pension improve- contribution ment.

Transitional re designated private schools 1983, c. 84 R.S.O. 1980, c. 129

- 99.—(1) This section applies to an active member,
- (a) who is employed in an organization designated under the *Teachers'* Superannuation Act, 1983 or in a school within the meaning of section 1 of the Education Act;
- (b) who was employed before the 1st day of September, 1986 in a private school designated under a predecessor of this Act;
- (c) who was employed on the 1st day of September, 1986 and for at least twenty days during the school year beginning on that date in an organization designated under the *Teachers' Superannuation Act*, 1983 or in a school within the meaning of section 1 of the *Education Act*; and
- (d) who elected before the 1st day of September, 1986 to be excluded from the benefits and obligations of the predecessor Act.

Purchase

1983, c. 84

(2) An active member may purchase credited service in accordance with subsections 13 (4), (6) and (7) of Ontario Regulation 423/84 as they read on the 31st day of December, 1989, with necessary modifications, for past teaching service in a private school designated under a predecessor of this Act.

Idem

(3) No member is entitled to apply to purchase credited service under this section after the 31st day of December, 1991.

# C. For other Employment

For active or special war service

100.—(1) An active member may purchase credited service for active service and for special war service.

Idem

(2) Sections 11, 11b and 13 of Ontario Regulation 423/84 as they read on the 31st day of December, 1989 apply with necessary modifications with respect to a purchase for credit under this section.

For teaching special subjects

101.—(1) A person may purchase credited service for his or her employment before the 1st day of September, 1957 for employment for fewer than twenty hours per week teaching music, art and crafts, physical and health education, home economics, industrial arts and crafts or another special subject.

Idem

(2) Sections 11a and 11b of Ontario Regulation 423/84 as they read on the 31st day of December, 1989 apply with necessary modifications with respect to a purchase for credit under this section.

For foreign service as an educator

- 102.—(1) An active member may purchase credited service for employment as a provider of teaching or supervisory services,
  - (a) if the employment is performed in a jurisdiction other than Ontario or in a school maintained by the Government of Canada for children of members of the Armed Forces, for Canada's aboriginal peoples or for inmates of penal institutions;
  - (b) if the administrator considers that the employment is similar to employment in education; and
  - (c) if the member was not a member of the pension plan before the time of employment.

Eligibility

(2) No member may purchase credited service under this section if the member is entitled to a pension under another pension plan, other than the

Canada Pension Plan or the Quebec Pension Plan, in respect of the employ- R.S.C. 1985.

R.S.O. 1977. c. R-9

- (3) No member may purchase more than fifteen years of credited ser- Limit vice under this section.
- (4) The member shall contribute a lump sum which is, on the date of Amount of the purchase, equal to the actuarial cost of the expected pension improve- contribution
- 103.—(1) An active member may purchase credited service for employ- For other ment not otherwise described in this Part if the member participated in a employment pension plan registered under the Income Tax Act (Canada) in respect of R.S.C. 1952, the employment and if, after making the purchase, the member will not be c. 148 entitled to receive a pension benefit under that plan.
- (2) The member shall contribute a lump sum which is, on the date of Amount of the purchase, equal to the actuarial cost of the expected pension improve- contribution ment.

# D. Reciprocal Agreements

104.—(1) The administrator may enter into an agreement with the Reciprocal authorized representative of another pension plan respecting the terms upon agreements which persons may transfer benefits and contributions between that plan and the pension plan.

(2) A reciprocal agreement must provide that a person transferring ben- Idem efits and contributions to the pension plan acquires a benefit under the plan based upon the actuarial cost of the expected benefit on the date of the transfer.

105.—(1) Subject to subsection (2), reciprocal agreements entered into Reciprocal before the 1st day of January, 1990 by the Teachers' Superannuation Com-agreements, transitional mission under section 49 of the Teachers' Superannuation Act, 1983 are con-1983. c. 84 tinued and expire on the 31st day of December, 1996.

(2) Reciprocal agreements referred to in subsection (1) do not expire Idem on the 31st day of December, 1996 if, before that date, the reciprocal agreement is amended to include a term described in subsection 104 (2) or if the agreement includes such a term.

### E. Administration

106. An application to purchase credited service shall be made in a Application form provided by the administrator and shall be delivered to the administra- for purchase tor.

107. A purchase of credited service is effective on the day that is the Effective date of later of. purchase

- (a) the day the contribution in relation to the purchase is made; or
- (b) the day the member completes the qualifying period of re-employment required for eligibility to make the purchase.
- 108. A member who is entitled to purchase credited service for a Purchase of period of employment, break in service or an absence may purchase cred-partial credit ited service for a part of the employment, break or absence.

Contribution by spouse,

109.—(1) A person entitled to a death benefit in respect of a member who dies after applying for but before completing a purchase of credited service under this Part may make the contribution on behalf of the deceased member.

Idem

(2) A person referred to in subsection (1) ceases to be entitled to make the contribution when a person receives payment of any death benefit in respect of the member.

## PART X

#### ADMINISTRATION OF THE PLAN

### A. General

Extension of

110. The administrator may extend any time limit under the pension plan before or after the expiration of the time if the administrator is satisfied that there are reasonable grounds for the extension, and may give such directions as the administrator considers appropriate consequent upon the extension.

Provision of information

111.—(1) The administrator shall provide to each member of the pension plan the information and documents required under this Act or any other Act.

Idem, to administrator

(2) A member, a person who applies for, or receives, a pension, refund or other payment from the pension fund, a board of education or an employer of a member shall provide the administrator, upon request, with such information as the administrator may require to administer the pension plan.

Idem, to members

(3) The administrator shall provide within a reasonable time to a member, upon written request, all information relating to the member's contributions and entitlements under the pension plan.

Fiscal year

112. The fiscal year of the pension plan is the twelve-month period that begins on the 1st day of January.

Actuarial calculations

113. Actuarial calculations and determinations required under the pension plan shall be made using such actuarial assumptions, principles and methods as may be required or adopted by the administrator.

# B. Pension Fund

Payments from pension fund 114. A payment required under the pension plan must be paid from the pension fund.

Requirement to invest 115. Moneys in the pension fund that are not required to be paid out must be invested to meet the obligations of the pension plan.

# C. Surplus and Deficiency

Actuarial gain

116.—(1) An actuarial gain disclosed by a going concern valuation made after the initial valuation described in Schedule 2 shall be applied as set out in this section.

Idem

(2) The amount of an actuarial gain shall first be applied to reduce and, if possible, eliminate the payments required to liquidate any unamor-

tized balance of a solvency deficiency that is disclosed by the initial valuation or a later valuation.

- (3) The amount of an actuarial gain, if any, remaining after a solvency Idem deficiency is eliminated shall be applied to reduce and, if possible, to eliminate a going concern unfunded actuarial liability disclosed by a valuation made after the initial valuation.
- (4) The amount of an actuarial gain, if any, remaining after a going Idem concern unfunded actuarial liability is eliminated under subsection (3) shall be applied to reduce and, if possible, to eliminate a going concern unfunded actuarial liability disclosed by the initial valuation.

117.—(1) In this section,

Surplus

- "going concern assets" means the value of the assets of the pension plan, including accrued and receivable income and the present value of future contributions and investment income, determined on the basis of a going concern valuation;
- "going concern liabilities" means the present value of the expenses of the pension plan and the accrued and unaccrued benefits of the plan determined on the basis of a going concern valuation;
- "surplus", in relation to the pension plan, means the amount, as determined by an actuarial valuation, by which the going concern assets of the pension fund exceeds the going concern liabilities of the fund,
  - (a) calculated on a going concern basis, for the purposes of a contribution offset or a distribution of surplus, or
  - (b) calculated on a plan wind up basis, for the purpose of a distribution of surplus.
- (2) The Minister may direct the administrator to apply all or part of the Reduction of surplus under the pension plan to offset the contributions required under sections 25 (contributions by the Minister) and 26 (contributions by employers) in accordance with subsection (5).

Minister's contributions

- (3) Subject to subsection (4), the Minister shall determine the amount Amount of surplus to be applied to offset contributions and the period during which it is to be applied.
- (4) The administrator shall not apply any surplus to offset contributions Restriction while the pension plan has a going concern unfunded actuarial liability or solvency deficiency within the meaning of section 1 of Schedule 2 to the Act.
- (5) The amount of a person's required contributions under section 25 Apportionor 26 in a month shall be offset by the amount calculated using the formula, ment

 $(A/B) \times C$ 

in which.

"A" is the sum of the pensionable salaries, from the most recent previous valuation to the current valuation, of the members in respect of whom the person is required to make employer contributions,

"B" is the sum of the pensionable salaries, from the most recent previous valuation to the current valuation, of the members who made contributions during that period, and

"C" is the amount of the surplus to be applied to offset contributions required under sections 25 and 26 during the month.

Distribution of surplus 1987. c. 35

(6) To the extent permitted under the Pension Benefits Act, 1987, the Minister may direct the administrator to pay out of the pension fund all or part of the surplus under the pension plan to the persons required to make contributions under sections 25 and 26 in accordance with subsection (8).

Idem

(7) A direction under subsection (6) may be made while the pension plan continues or upon its termination.

Amount

(8) The amount of surplus to which a person becomes entitled shall be calculated using the formula,

$$(A / B) \times C$$

in which,

- "A" is the sum of the pensionable salaries, from the most recent previous valuation to the current valuation, of the members in respect of whom the person is required to make employer contributions,
- "B" is the sum of the pensionable salaries, from the most recent previous valuation to the current valuation, of the members who made contributions during that period, and
- "C" is the amount of the surplus to be distributed.

Deficit

118,—(1) This section applies if an actuarial valuation of the pension plan, after the initial valuation, discloses a solvency deficiency or a going concern unfunded actuarial liability.

Requirement to contribute

(2) Every person required to make contributions under section 25 (contributions by the Minister) or 26 (contributions by employers) shall make additional contributions in accordance with subsection (4).

Idem 1987, c. 35

(3) Within the limit established under the Pension Benefits Act, 1987, the Minister shall determine the number of months during which additional contributions shall be made.

Amount

(4) The amount of a person's additional contributions in a month shall be calculated using the formula,

$$(A / B) \times C$$

in which.

- "A" is the sum of the pensionable salaries, from the most recent previous valuation to the current valuation, of the members in respect of whom the person is required to make employer contributions,
- "B" is the sum of the pensionable salaries, from the most recent previous valuation to the current valuation, of the members who made contributions during that period, and
- "C" is the amount of the solvency deficiency or going concern unfunded actuarial liability in respect of which the additional contributions are required during the month.

# PART XI

TEACHERS' PENSION

### DESIGNATION OF PRIVATE SCHOOLS AND ORGANIZATIONS

119.—(1) The Lieutenant Governor in Council by order may designate Private a school, college, academy or other educational institution as a designated schools private school for the purposes of the pension plan,

- (a) if it gives instruction equivalent to that given in elementary or secondary schools in Ontario;
- (b) if it is not supported in any way by school taxes or by provincial or municipal grants; and
- (c) if it meets the criteria set out in subsection (3).
- (2) The Lieutenant Governor in Council by order may designate an Organizations organization as a designated organization for the purpose of the pension plan,
  - (a) if it provides services related to elementary or secondary education; and
  - (b) if it meets the criteria set out in subsection (3).
- (3) The school, college, academy or other educational institution or the Criteria organization,
  - (a) must not be operated for profit or gain and any profits must be used to carry out its objects; and
  - (b) by its governing body must undertake in writing to make the reports described in subsection (5), to pay the amounts described in subsection (6), and to perform all administrative functions required of an employer for the purposes of the pension plan.
- (4) A designation comes into force on the 1st day of September next Effective following the designation.

date of designation

(5) The administrator may require a designated private school or desig- Reports nated organization to make annual reports for the purpose of the administration of this Act and the pension plan and to supply such information as to its constitution, operations, teaching staff and otherwise as the administrator may require.

(6) A designated private school or designated organization shall, in Payments accordance with the pension plan, make the employer contributions and collect and remit the contributions by its employees who become active members of the pension plan.

under the

120.—(1) Upon the recommendation of the Minister, the Lieutenant Termination Governor in Council by order may terminate the designation of a desig- of nated private school or a designated organization.

designation

(2) The Minister may recommend the termination of a designation,

Grounds

- (a) if the designated private school or designated organization, by its governing body, has requested the termination of the designation;
- (b) if the designated private school or designated organization is not complying with its undertakings; or

(c) if there is a change in the objects or mode of carrying out the objects of the designated private school or designated organization.

Notice and submissions

(3) The Minister shall give notice of the proposed recommendation to the governing body and to the employees of the designated private school or designated organization who are active members of the pension plan.

Effective date

(4) An order by the Lieutenant Governor in Council terminating a designation is effective on the 31st day of August following the date of the order.

Effect of termination of designation

(5) Upon the termination of a designation, the employees of the private school or the organization cease to be eligible to be active members of the pension plan.

Idem

121.—(1) The Lieutenant Governor in Council by order may designate the capacity in which a person must be employed at a private school or organization in order to be eligible to become an active member in the pension plan.

Effective date

(2) An order terminating a designation is effective on the 31st day of August next following the date of the termination of designation.

Designations, transitional 1983, c. 84 122. The designation of a designated private school, designated organization and a designated capacity under the *Teachers' Superannuation Act*, 1983 that is in effect on the 31st day of December, 1989 shall have effect as a designation made under this Part.

### PART XII

# ONTARIO TEACHERS' PENSION PLAN BOARD

Definition

123. In this Part, "Board" means the Ontario Teachers' Pension Plan Board.

Composition of the Board R.S.O. 1980, c. 495

124.—(1) In this section, "Executive" means the executive of the Ontario Teachers' Federation as described in subsection 6 (1) of the Teaching Profession Act.

Appointment of Board members

(2) The Lieutenant Governor in Council shall appoint as Board members five individuals recommended by the Minister and three individuals recommended by the Executive.

Term of office

(3) Subject to subsection (6), the term of office of a Board member shall not exceed three years.

Idem

(4) The Lieutenant Governor in Council shall determine the term of office of each of those Board members whose appointment is recommended by the Minister.

Idem

(5) The Executive shall determine the term of office of each of those Board members whose appointment is recommended by the Executive.

Idem, transitional

- (6) The term of office of the Board members appointed upon this section coming into force is,
  - (a) one year for one of the Board members recommended by the Minister and one of the Board members recommended by the Executive;

- (b) two years for two of the Board members recommended by the Minister and one of the Board members recommended by the Executive; and
- (c) three years for two of the Board members recommended by the Minister and one of the Board members recommended by the Executive.
- (7) A Board member may be reappointed upon the expiry of his or her Reappointterm of office but no reappointment shall be for a term that, when added to ment his or her current uninterrupted period in office, exceeds six consecutive years.

- (8) A former Board member may only be reappointed once three years Idem has elapsed since the end of his or her most recent term of office.
- (9) If a Board member ceases to hold office before his or her term Vacancy expires, the Lieutenant Governor in Council, on the recommendation of the Minister or the Executive, as the case may be, shall appoint another individual to complete the term of office of the original Board member.
- (10) The members of the Teachers' Superannuation Commission cease Transitional to hold office on the 1st day of January, 1990.
- 125.—(1) The Board members shall elect from among themselves a Chairperson chairperson.
- (2) If the Board members do not elect a chairperson within thirty days Idem after the office of chairperson becomes vacant, the Lieutenant Governor in Council shall appoint a Board member as chairperson.
- (3) Upon this section coming into force, the Lieutenant Governor in Idem, transitional Council shall appoint a Board member as chairperson.
- (4) The term of office of a chairperson shall be determined by the Term of Board or by the Lieutenant Governor in Council, as the case may be, and office shall not exceed two years.
- (5) A chairperson is eligible to hold office for a maximum of three con-Re-election secutive terms.
- 126.—(1) The Board may appoint committees composed of Board Composition members or individuals who are not Board members or both. committees
- (2) The term of office of a committee member is a maximum of three Term of office years.
- (3) A committee member may be reappointed upon the expiry of his or Reappointher term of office but no reappointment shall be for a term that, when added to his or her current uninterrupted period in office, exceeds six consecutive years.
- (4) A former committee member may only be reappointed once three Idem years has elapsed since the end of his or her most recent term of office.
- 127.—(1) A majority of the members of the Board constitutes a quo-Quorum rum of the Board.
- (2) A majority of the members of a committee constitutes a quorum of Idem the committee.
- 128.—(1) Board members and committee members shall be paid such Remuneration and reasonable remuneration and expenses as the Board may determine. expenses

Idem, public servants

(2) A Board or committee member who is employed in the public service of Ontario is not entitled to be paid remuneration other than an honorarium in recognition of salary lost as a result of attending Board or committee meetings.

TEACHERS' PENSION

Idem

(3) A Board or committee member who is employed in the public service of Ontario may be reimbursed for expenses actually incurred in the performance of his or her duties as a Board or committee member.

Payment out of pension fund

(4) The remuneration and expenses of Board and committee members shall be paid out of the pension fund.

Administrative expenses Staff 129. Administrative and operating expenses of the Board shall be paid out of the pension fund.

130.—(1) The Board may appoint such employees as it requires to administer the pension plan and manage the pension fund.

Application of R.S.O. 1980, c. 419

(2) The *Public Service Superannuation Act* applies with respect to such employees of the Board as the Board designates, as if the Board had been designated by the Lieutenant Governor in Council under section 28 of that Act.

Payment out of pension fund Indemnifica(3) Employees' compensation shall be paid out of the pension fund.

(4) Each employee of the Board and his or her heirs, executors and administrators shall be indemnified and saved harmless by the Board from and against all costs, charges and expenses sustained or incurred in or about any action, suit, proceeding or claim against him or her for any act, omission, deed, matter or other thing made, done or permitted or omitted to be made or done in or about the execution of the duties of his or her employment by the Board, and every payment made for the indemnification is an administrative expense of the Board.

Limitation

(5) Indemnification does not extend to the act or omission to act of any person that was done or omitted to be done dishonestly or in bad faith.

Professional assistance

131.—(1) The Board may engage persons other than those appointed as its employees to provide it with professional, technical or other assistance.

Idem

(2) The Board shall retain an actuary and an auditor.

Payment

(3) Payment of the remuneration and expenses of persons engaged under this section is an administrative expense of the Board.

Powers and duties of the Board

132.—(1) The Board shall administer the pension plan, manage the pension fund and advise the Minister on matters relating to the plan and the fund.

Idem

(2) The Board may exercise such powers as are necessary to carry out its duties.

ldem

(3) The Board may make rules for the conduct and management of its affairs and for the practice and procedure to be followed in matters before it.

Re property

- (4) The Board may,
- (a) acquire, hold in its own name and dispose of real property or an interest in real property for occupation and use by the Board or as an investment by the pension fund;

- (b) participate as a partner or otherwise in a syndicate or association of persons in the acquisition, holding, management or disposition of property;
- (c) enter into an agreement to administer another pension plan and to administer a benefit plan for retired members and to recover the costs of doing so from that plan.
- 133.—(1) The Board may delegate in writing any of its powers or Delegation duties to a committee, an employee of the Board or a person retained by by Board the Board subject to a limitation or condition set out in the delegation.
- (2) With the approval of the Board, a committee of the Board may del- Idem, by committee egate in writing any of its powers or duties to an employee of the Board.
- 134.—(1) The Board shall at the close of each fiscal year file with the Annual report Minister an annual report upon the affairs of the Board.
- (2) The Minister shall submit the Board's annual report to the Lieuten- Tabling of ant Governor in Council and lay it before the Assembly if it is in session report or, if not, at the next session.
- (3) The Board shall provide the Minister with a copy of every actuarial Actuarial valuation of the pension plan that the Board intends to file with the Pension valuation Commission of Ontario at least forty-five days before it is filed.
- (4) The Board shall not file an actuarial valuation with the Pension Idem Commission of Ontario until the Minister advises the Board in writing that he or she agrees that the valuation be filed.
- (5) The Board shall provide the Minister with a copy of every auditor's Auditor's report report on the pension fund within thirty days after the Board receives it.
- (6) The Minister may audit, at his or her own expense, the administra- Minister's tion of the pension plan and the management of the pension fund and the Board shall co-operate in the conduct of the audit and shall provide any information required by the auditor.
- (7) The Board shall make such further reports and provide the Minister Further with such information as the Minister from time to time requires.

#### SCHEDULE 2

#### TRANSITIONAL VALUATION OF THE PENSION PLAN

1.—(1) In this section and in sections 2 and 3 and subsection 4 (2), Initial unfunded liability "actuarial gain" and "actuarial loss" mean, respectively, the sum, if posi-

tive, or the sum, if negative, of,

- (a) the gain to the pension plan during the period since the review date of the immediately preceding going concern valuation resulting from the difference between actual experience and the experience expected by the actuarial assumptions on which that valuation was based,
- (b) the amount by which the going concern liabilities decrease as a result of an amendment to the plan, and
- (c) the amount by which the going concern liabilities decrease or the going concern assets increase as a result of a change in actuarial

methods or assumptions upon which the current going concern valuation is based, as of the review date for a going concern valuation.

but clause (a), (b) or (c) or any combination thereof shall be counted as a negative in the calculation of the sum if,

- (d) the experience of the plan results in a loss rather than a gain,
- (e) an amendment increases the going concern liabilities, or
- (f) a change in actuarial methods or assumptions results in an increase in going concern liabilities or a decrease in going concern assets, as the case may be;
- "going concern assets" means the value of the assets of the pension plan, including accrued and receivable income and the present value of future contributions and investment income, determined on the basis of a going concern valuation;
- "going concern liabilities" means the present value of the expenses of the pension plan and the accrued and unaccrued benefits of the plan determined on the basis of a going concern valuation;
- "going concern unfunded actuarial liability" means the excess of going concern liabilities over going concern assets;
- "going concern valuation" means a valuation of assets and liabilities of the pension plan using methods and actuarial assumptions considered by the actuary who valued the plan to be in accordance with generally accepted actuarial principles and practices for the valuation of a continuing pension plan;
- "initial valuation" means the going concern valuation of the pension plan as at the 1st day of January, 1990 required by section 3;
- "past service unfunded actuarial liability" means the amount of going concern unfunded actuarial liability that results from the provision of benefits with respect to prior employment for which no benefit was provided at the time of the employment or from an amendment to the pension plan that provides benefits for employment prior to the date of the amendment if the employment had not previously been recognized for purposes of the provision of pension benefits;
- "review date" means the last date of the period under review in a report required under the Pension Benefits Act, 1987;
  - "solvency assets" means the sum determined in accordance with subsections (2) and (3) of,
    - (a) the market value of investments held by the pension plan or a value related to the market value by means of an averaging method that stabilizes short-term fluctuations of the market values over a period of not more than five years, plus any cash balances and accrued or receivable income items,
    - (b) the present value of any special payments required to liquidate any past service unfunded actuarial liability established on or after the 1st day of January, 1988,
    - (c) the present value of any special payments other than those referred to in clause (b) established on or after the 1st day of Janu-

1987, c. 35

ary, 1988 that are scheduled for payment within five years after the review date, and

(d) the present value of future special payments resulting from the initial valuation:

"solvency deficiency" means the excess of the solvency liabilities over the solvency assets;

"solvency gain" means the sum, if positive, of,

- (a) the gain to the pension plan during the period since the review date of the immediately preceding valuation of solvency assets and solvency liabilities resulting from the difference between actual experience and the experience expected by the actuarial assumptions on which that valuation was based, and
- (b) the amount by which the solvency liabilities decrease or the solvency assets increase during the period since the review date of the immediately preceding valuation of solvency assets and solvency liabilities as a result of a change in the actuarial methods or assumptions upon which the current valuation of solvency assets and solvency liabilities is based,

but either of clause (a) or (b) shall be counted as a negative in the calculation of the sum if the experience of the plan results in a loss rather than a gain or if a change in actuarial methods or assumptions results in an increase in solvency liabilities or a decrease in solvency assets, as the case may be;

"solvency liabilities" means an amount that is not less than the liabilities of the pension plan determined as if the plan had been wound up, taking into account liabilities for the adjustment for inflation under the plan and the requirements of section 75 of the Pension Benefits Act, 1987.

1987, c. 35

(2) The present values referred to in clauses (b), (c) and (d) of the def- Present inition of "solvency assets" in subsection (1) shall be determined on the values re basis of the assumed interest rate used in determining whether there is a solvency deficiency.

solvency

(3) In calculating the solvency assets, if there is no market value for an If no market investment of the pension plan and the investment is issued or guaranteed by a government, the book value of the investment may be used instead of market value.

(4) This section and sections 2, 3 and 4 prevail over any conflicting provisions of the Pension Benefits Act, 1987 or of a regulation made under that provisions

1987, c. 35

2.—(1) For each month in the period commencing with the 1st day of Interim January, 1990 and ending with the last day of the month in which the initial valuation is approved by the Pension Commission of Ontario, the Treasurer shall pay to the pension fund from the Consolidated Revenue Fund the amount shown for that month in the Table to this section.

payments of unfunded liability

(2) The Treasurer may, with the appropriate adjustment for interest, at Prepayment any time prepay one or more of the outstanding payments shown in the

(3) Payments made under subsection (1) or (2) shall be credited against Application any special payments that are to be made in the same period to liquidate a going concern unfunded actuarial liability disclosed by the initial valuation,

payments

and any amount by which the payments made under those subsections are less than the special payments for that period as a result of the initial valuation shall be paid by the Treasurer to the pension fund with the appropriate adjustment for interest from the Consolidated Revenue Fund within fifteen months following the month when the initial valuation is approved by the Pension Commission of Ontario.

Table

#### Interim Payments of Unfunded Liability

Item	Date of Payment	Amount of Payment
1.	January 1, 1990	\$15,640,000
2.	February 1, 1990	15,710,000
3.	March 1, 1990	15,780,000
4.	April 1, 1990	15,851,000
5.	May 1, 1990	15,922,000
6.	June 1, 1990	15,993,000
7.	July 1, 1990	16,065,000
8.	August 1, 1990	16,136,000
9.	September 1, 1990	16,209,000
10.	October 1, 1990	16,281,000
11.	November 1, 1990	16,354,000
12.	December 1, 1990	16,427,000
13.	January 1, 1991	16,500,000
14.	February 1, 1991	16,574,000
15.	March 1, 1991	16,648,000
16.	April 1, 1991	16,723,000
17.	May 1, 1991	16,798,000
18.	June 1, 1991	16,873,000
19.	July 1, 1991	16,948,000
20.	August 1, 1991	17,024,000
21.	September 1, 1991	17,100,000
22.	October 1, 1991	17,176,000
23.	November 1, 1991	17,253,000
24.	December 1, 1991	17,330,000
25.	January 1, 1992	17,408,000
26.	February 1, 1992	17,486,000
27.	March 1, 1992	17,564,000
28.	April 1, 1992	17,643,000
29.	May 1, 1992	17,721,000
30.	June 1, 1992	17,801,000
31.	July 1, 1992	17,880,000
32.	August 1, 1992	17,960,000
33.	September 1, 1992	18,041,000
34.	October 1, 1992	18,121,000
35.	November 1, 1992	18,202,000
36.	December 1, 1992	18,284,000

Initial valuation

3.—(1) As soon as practicable after the 31st day of December, 1989, the Board shall cause to be prepared a going concern valuation of the pension plan as at the 1st day of January, 1990, and the valuation shall include the adjustment of pensions for inflation under the plan.

Idem

- (2) The initial valuation shall,
- (a) comply with this section and section 4;

- (b) be delivered by the actuary to the Board and to the Minister and the Treasurer, and shall be filed with the Pension Commission of Ontario by the Board only after the Minister and the Treasurer have advised the Board in writing that they agree that the initial valuation delivered to them be filed; and
- (c) for all purposes of the pension plan, determine the going concern unfunded actuarial liability or surplus of the plan as at the 1st day of January, 1990.
- (3) Any going concern unfunded actuarial liability disclosed by the ini- Liability tial valuation shall be liquidated by a series of special payments from the Consolidated Revenue Fund to be made over the forty years commencing on the 1st day of January, 1990.

(4) Each special payment mentioned in subsection (3) shall be calcu- Calculation lated as a constant percentage of the projected future earnings from of special employment used to calculate pension benefits during the forty years compayments mencing on the 1st day of January, 1990 of all persons who are members of the pension plan on that date and of those who are expected to join the plan during those forty years.

(5) The present value, as at the 1st day of January, 1990, of the full Present value series of special payments shall equal the amount of the going concern of special unfunded actuarial liability to be liquidated.

payments

(6) The actuary shall prepare and submit with the initial valuation a Schedule of schedule showing the dollar amount of each special payment in the first six years of the series and the formula by which the dollar amount of the remaining special payments in the series is determined.

(7) The Treasurer may, at any time, prepay a part or all of any out- Prepayments standing special payments or may make additional payments to the pension and fund to be applied, with appropriate adjustments for interest, as the Treasurer shall direct to reduce the going concern unfunded actuarial liability disclosed by the initial valuation, and every such payment may be paid out of the Consolidated Revenue Fund.

additional payments

(8) Subject to subsection (4),

Consistent assumptions

- (a) the projected future earnings from employment used to calculate pension benefits shall be determined using actuarial assumptions consistent with those made in the initial valuation;
- (b) the present value of the series of special payments shall be determined using the interest rate used in the initial valuation; and
- (c) all other actuarial assumptions made in the determination of the series of special payments shall be, so far as possible, consistent with actuarial assumptions made in the initial valuation.
- 4.—(1) A going concern valuation of the pension plan made after the Subsequent initial valuation shall include the value of the outstanding special payments calculated under section 3 that remain to be made to liquidate the going concern unfunded actuarial liability disclosed by the initial valuation, and the actuary shall prepare and submit with the valuation a schedule showing the amount, determined from the formula mentioned in subsection 3 (6), of each remaining special payment for the next six years or for the period of time for which special payments remain to be made, whichever is shorter.

Special payments as solvency assets

(2) For the purpose of determining a solvency gain or solvency deficiency under the pension plan, solvency assets include the present value of future special payments required under section 3.

When special payments cease

(3) When the special payments made as a result of the initial valuation and the prepayments and additional payments made under subsection 3 (7) have liquidated the going concern unfunded actuarial liability disclosed by the initial valuation, no further payments shall be made, notwithstanding that the period of forty years used in the initial valuation has not expired.

Determination of contribution rate 5.—(1) In the initial valuation the actuary shall state the contribution rate that, in his or her opinion, is required to ensure that the present value of future contributions and the investment income derived from those contributions is at least equal to the present value of the unaccrued cost of the benefits of the pension plan plus the present value of the future expenses of the plan.

Amendment

(2) If the contribution rate stated by the actuary in the initial valuation is materially different from the contribution rate set out in the pension plan, the Lieutenant Governor in Council shall amend the plan to replace the existing contribution rate with that stated in the initial valuation.



## **CHAPTER 93**

An Act to authorize the payment of certain amounts for the Public Service for the fiscal year ending on the 31st day of March, 1990

Assented to December 20th, 1989

Whereas messages from the Honourable Lincoln Alexander, Lieutenant Governor of the Province of Ontario, accompanied by estimates and supplementary estimates, indicate that the amounts mentioned in the Schedule are required to pay expenses of the public service of Ontario that are not otherwise provided for, for the fiscal year ending on the 31st day of March, 1990;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

Supply granted for 1989-90 1.—(1) For the period from the 1st day of April, 1989 to the 31st day of March, 1990, amounts not exceeding a total of \$36,704,503,400 may be paid out of the Consolidated Revenue Fund, to be applied to the expenses of the public service that are not otherwise provided for, as set out in the Schedule.

Votes and items

(2) The money shall be applied in accordance with the votes and items of the estimates and supplementary estimates.

Exception

(3) Despite subsections (1) and (2), if powers and duties are transferred from one minister of the Crown to another during the fiscal year ending on the 31st day of March, 1990, the appropriate amounts in the votes and items of the estimates and supplementary estimates may be transferred accordingly, on the authority of a certificate of the Management Board of Cabinet.

Commencement **2.** This Act comes into force on the day it receives Royal Assent.

Short title

**3.** The short title of this Act is the Supply Act, 1989 (No. 2).

## CHAPITRE 93

# Loi autorisant le paiement de certaines sommes destinées à la fonction publique pour l'exercice se terminant le 31 mars 1990

Sanctionnée le 20 décembre 1989

Attendu qu'il ressort des messages de l'honorable Lincoln Alexander, lieutenant-gouverneur de la province de l'Ontario. accompagnés du budget des dépenses et du budget des dépenses supplémentaire que les sommes indiquées à l'annexe sont nécessaires pour assumer les dépenses de la fonction publique de l'Ontario auxquelles il n'est pas autrement pourvu pendant l'exercice se terminant le 31 mars 1990:

Sa Majesté, sur l'avis et avec le consentement de l'Assemblée législative de la province de l'Ontario, décrète ce qui suit:

1 (1) Le gouvernement peut, pour la période allant du Crédits 1er avril 1989 au 31 mars 1990, prélever sur le Trésor des sommes ne dépassant pas au total 36 704 503 400 \$ et les affecter aux dépenses de la fonction publique, indiquées à l'annexe, auxquelles il n'est pas autrement pourvu.

(2) Cette somme est affectée conformément aux crédits alloués et aux postes du budget des dépenses et du budget des dépenses supplémentaire.

Crédits et

(3) Malgré les paragraphes (1) et (2), si des attributions Exception d'un ministre de la Couronne sont transmises à un autre ministre pendant l'exercice se terminant le 31 mars 1990, les sommes appropriées, figurant aux crédits alloués et aux postes du budget des dépenses et du budget des dépenses supplémentaire, peuvent être transférées en conséquence, moyennant l'autorisation, par délivrance d'un certificat, du Conseil de gestion du gouvernement.

- 2 La présente loi entre en vigueur le jour où elle reçoit la Entrée en sanction royale.
- 3 Le titre abrégé de la présente loi est Loi de crédits de Titre abrégé 1989 (nº 2).

#### SCHEDULE

		Supplementar Estimates	Total
	S	S	S
Agriculture and Food	506,792,300		506,792,300
Assembly, Office of the	93,570,700	3,322,400	96,893,100
Attorney General	478,653,800		478,653,800
Cabinet Office	9,338,600		9,338,600
Chief Election Officer, Office of the.	645,400		645,400
Citizenship	51,514,000		51,514,000
	,745,924,300		2,745,924,300
	,007,140,500		5,007,140,500
Consumer and Commercial Relations	156, 159, 200		156,159,200
Correctional Services	453,853,900		453,853,900
Culture and Communications	316,762,500		316,762,500
Disabled Persons, Office for	7,859,000		7,859,000
	,623,098,200		4,623,098,200
Energy	42,698,300		42,698,300
Environment	528,456,700		528,456,700
Financial Institutions	40,690,300		40,690,300
Government Services	726,835,200		726,835,200
Hear'r		1	3,963,533,100
Housing	536,604,800		536,604,800
Industry, Trade and Technology	301,314,200		301,314,200
Intergovernmental Affairs	8,652,900		8,652,900
Lab wr	1 17, 771, 301		137,771,930
Lieutenant Governor, Office of the	581,100		581,100
Management Board	167,843,800		167,843,800
Municipal Affairs	566,467,000		566,467,000
Native Affairs, Office Responsible for	6,313,700		6,313,700
Natural Resources	569,713,500		569,713,500
Northern Development and Mines	322,001,500	226 000	322,001,500
Ombudsman, Office of the	7,471,100	336,000	7,807,100
Premier, Office of the	2,349,300	252 200	2,349,300
Provincial Auditor, Office of the	7,333,000	252,200	7,585,200 839,678,500
Revenue Senior Citizens Affairs, Office	839,678,500		039,070,300
Responsible for	9,392,100		9,392,100
Skills Development	423,557,400		423,557,400
Solicitor General	469,902,400		469,902,400
Tourism and Recreation	200,048,500		200,048,500
	,313,050,500		2,313,050,500
Treasury and Economics	100,308,300	4	100,308,300
Women's Issues, Office Responsible for	16,711,300		16,711,300
b rooter, orrite weaponsible roi	20,122,300		20,722,300

TOTAL . ........36,700,592,800 3,910,600 36,704,503,400

#### ANNEXE

	Budget des dépenses de 1989-1990	Budget des dépenses supplémentaire	Total
Affaires autochtones, Office des Affaires civiques	\$ 6 313 700 51 514 000 8 652 900 566 467 000 506 792 300 93 570 700 2 745 924 300 16 711 300 167 843 800 9 338 600 156 159 200 316 762 500	\$6 50 3 322 400 9 2 74 1 16	\$ 6 313 700 11 514 000 10 514 000 10 514 000 10 514 000 10 792 300 16 467 000 16 792 300 16 893 100 17 843 800 9 388 600 17 843 800 9 386 60 762 500 16 762 500
Développement du Nord et des Mines  Directeur général des élections, Bureau du	322 001 500  4 623 098 200  4 628 300  528 456 700  423 557 400  301 314 200  40 690 300  581 100  536 604 800  7 471 100  9 392 100  7 859 000  2 349 300  478 653 800  839 678 500  569 713 500  13 903 533 100  453 853 900  726 835 200  5 007 140 500  469 902 400	32 4 62 4 52 30 4 336 336 000 53 336 000	2 001 500 645 400 3 098 200 2 698 300 3 557 400 11 314 200 6 604 800 7 807 100 6 604 800 7 807 100 2 349 300 8 653 800 9 678 500 9 713 500 9 713 500 9 713 500 9 713 500 9 78 500 9 713 500 9 713 500 9 714 500 9 714 500 9 902 400
Tourisme et Loisirs. Transports. Transports. Trésor et Économie. Vérificateur provincial, Bureau du	200 048 500 2 313 050 500 137 771 900 100 308 300 7 333 000	2 31	0 048 500 3 050 500 7 771 900 6 308 300 7 585 200
TITAL	36 7,0 592 801	3 910 600 36 70	4 503 400



# PART II PRIVATE ACTS

Chapters Pr1 to Pr49



#### CHAPTER Pr1

# An Act respecting The Ottawa Civil Service Recreational Association

Assented to February 27th, 1989

Whereas The Ottawa Civil Service Recreational Association. Preamble herein called the Association, hereby represents that it was incorporated as a corporation without share capital by letters patent dated the 8th day of January, 1941; that the Association has a leasehold interest in certain lands and premises known municipally as 2451 Riverside Drive in the City of Ottawa in The Regional Municipality of Ottawa-Carleton, and more particularly described in the Schedule hereto, in which and on which it operates certain facilities and recreational and cultural programs for the benefit of the federal public service employees in general and more particularly for the federal public service employees of the City of Ottawa and for other residents of the City of Ottawa; that it is desirable that the real property and leasehold interests of the Association be partially exempted from taxation for municipal and school purposes, other than local improvement rates, to the extent that the lands, premises and facilities are used for cultural or recreational purposes; and whereas the Association hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The council of The Corporation of the City of Tax Ottawa may pass by-laws partially exempting the land, as defined in the Assessment Act, being the land and premises R.S.O. 1980. described in the Schedule, or any portion thereof, from taxes for municipal and school purposes, other than local improvement rates, so long as the exempted land is owned or leased by the Association and occupied and used solely for a cultural or recreational purpose of the Association that the council of The Corporation of the City of Ottawa considers to be a benefit to The Corporation of the City of Ottawa.

exemption

Restriction

(2) No exemption shall be granted under subsection (1) in respect of land that is used for a commercial purpose, even if that commercial purpose has a cultural or recreational aspect to it.

Conditions

(3) An exemption granted under subsection (1) may be subject to such conditions as may be set out in the by-law.

Retroactive by-law **2.** A by-law passed under section 1 may be retroactive to the 1st day of January, 1989.

Deemed exemption R.S.O. 1980, (C 439, 3)

**3.** For the purposes of subsection 121 (10) of the *Regional Municipality of Ottawa-Carleton Act*, the exemption from taxation granted under section 1 shall be deemed to be an exemption provided under section 3 of the *Assessment Act*.

Repeal

**4.** The Ottawa Civil Service Recreational Association Act, 1960-61, being chapter 121, is repealed.

Commencement **5.** This Act comes into force on the day it receives Royal Assent.

Short title

**6.** The short title of this Act is the Ottawa Civil Service Recreational Association Act, 1989.

#### **SCHEDULE**

The land and premises in the Township of Gloucester (now within the limits of the City of Ottawa) in the County of Carleton being composed of part of lots 19 and 20, Junction Gore of the said Township of Gloucester and more particularly described as follows:

PREMISING that the partition line, as described in Instrument No. 23936, and dividing that part of Lot 19, formerly owned by Hugh Braddish Billings, from that part of said Lot formerly owned by Charles M. Billings, has a bearing of north 84 degrees 22 minutes 53 seconds east, and relating all bearings herein thereto.

COMMENCING at the intersection of the division line between lots 19 and 20, Junction Gore, with the northeasterly boundary of that part of Lot 19 described in Instrument No. 39625 and being now the property of the Federal District Commission;

THENCE south 31 degrees 21 minutes east and following the south-easterly prolongation of the northeasterly boundary of that part of Lot 19, 111.21 feet, more or less, to a point in a line drawn parallel with the division line between lots 19 and 20, Junction Gore, at a distance of 100 feet measured southerly therefrom and at right angles thereto;

THENCE north 84 degrees 35 minutes 53 seconds east, and following the said parallel line, 790 feet, more or less, to a point in a line drawn at right angles with the southerly boundary of Lot 19 and passing through a point in the said division line between the north and south halves of Lot 19, distant 250 feet measured westerly from the southeast angle of the lands described in Instrument No. 29128;

THENCE north 5 degrees 24 minutes 07 seconds west and at right angles to the southerly boundary of Lot 19, 1,290 feet, more or less, to the southeasterly boundary of that part of Lot 19 described in Instrument No. 6495 and owned by the Federal District Commission;

THENCE southwesterly and following the southeasterly boundary of Instrument No. 6495, 1,312 feet, more or less, to its intersection with the northeasterly boundary of that part of Lot 19 described in Instrument No. 39625;

THENCE south 31 degrees 21 minutes east and following the north-easterly boundary of that part of Lot 19 described in Instrument No. 39625, 369 feet, more or less, to the point of commencement.

# **CHAPTER Pr2**

# An Act respecting Association des traducteurs et interprètes de l'Ontario—The Association of Translators and Interpreters of Ontario

Assented to February 27th, 1989

Preamble

Whereas Association des traducteurs et interprètes de l'Ontario—The Association of Translators and Interpreters of Ontario, herein called the Association, hereby represents that it was incorporated under the laws of Ontario by letters patent dated the 2nd day of March, 1921; that supplementary letters patent dated the 10th day of September, 1962 changed the name of the Association to that set out herein; and whereas the Association wishes to continue as a corporation for the purpose of carrying out the objects of the Association and governing and disciplining its members; and whereas the Association considers it desirable to grant to members of the Association the exclusive right to use certain designations as set out in section 8; and whereas the Association hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

Definition

**1.** In this Act, "council" means the council of the Association. ("conseil")

Corporation continued

**2.**—(1) The Association is continued as a corporation without share capital and the persons registered as members of the Association on the day this Act comes into force and other persons who become members of the Association constitute the corporation.

Continuation of present council

(2) The members of the council and the officers of the Association in office immediately before the coming into force of this Act are continued in office until their successors are elected or appointed in accordance with this Act and the by-laws of the Association.

## CHAPITRE Pr2

# Loi concernant l'Association des traducteurs et interprètes de l'Ontario—The Association of **Translators and Interpreters of Ontario**

Sanctionnée le 27 février 1989

Attendu que l'Association des traducteurs et interprètes de Préambule l'Ontario—The Association of Translators and Interpreters of Ontario, ci-après dénommée l'Association, déclare par la présente avoir été constituée en vertu des lois de l'Ontario par lettres patentes en date du 2 mars 1921 et avoir adopté le nom ci-dessus par lettres patentes supplémentaires en date du 10 septembre 1962; et attendu que l'Association souhaite son maintien comme personne morale pour accomplir ses objectifs, gouverner ses membres et faire régner la discipline dans ses rangs; et attendu que l'Association souhaite réserver à ses membres le droit exclusif d'utiliser certaines désignations énoncées à l'article 8: et attendu que l'Association demande par la présente qu'une loi spéciale soit adoptée à ces fins; et attendu qu'il y a lieu d'accéder à cette demande;

Sa Majesté, sur l'avis et avec le consentement de l'Assemblée législative de la province de l'Ontario, décrète ce qui suit :

1 Dans la présente loi, «conseil» s'entend du conseil de Définition l'Association. («council»)

2 (1) L'Association est maintenue comme personne morale sans capital-actions. Les personnes inscrites comme membres de l'Association le jour où la présente loi entre en vigueur et celles qui deviennent membres à une date ultérieure constituent la personne morale.

Maintien de l'Association

(2) Les membres du conseil et les dirigeants de l'Association en fonction immédiatement avant l'entrée en vigueur de la présente loi sont maintenus dans leurs fonctions jusqu'à ce que leurs successeurs soient élus ou nommés conformément à la présente loi et au règlement intérieur de l'Association.

Maintien du

Letters patent revoked (3) The letters patent of the Association are revoked, but the revocation does not affect the rights or obligations of the Association or any by-law, resolution or appointment of the Association except to the extent that the by-law, resolution or appointment is inconsistent with this Act.

Special Act, corporation

(4) The Association shall be deemed to be a corporation incorporated by a special Act.

Objects

- 3. The objects of the Association are,
  - (a) to provide a collective voice for its members;
  - (b) to promote the professional development of its members:
  - (c) to ensure that members exercise high standards of ethical conduct;
  - (d) to publicize the role performed by its members in society;
  - (e) to establish standards of competency and certification examinations and to monitor the quality of the professional services rendered by its members;
  - (f) to examine any complaints received that pertain to the competence or professional conduct of a member;
  - (g) to support and protect the collective status, dignity and integrity of professional translators and interpreters;
  - (h) to provide its members with services designed to meet their professional needs; and
  - (i) to maintain amicable and professional relations with similar organizations inside and outside Canada.

Council

**4.**—(1) The affairs of the Association shall be managed by a council.

Composition of council

(2) The council shall consist of not fewer than four or more than twenty-five persons, as the council may determine by by-law, elected from the membership of the Association.

Election of board members

(3) The manner of electing the members of the council, the notification to the electors of the time and place of holding elections, the nomination of candidates, the presiding officers

(3) Les lettres patentes de l'Association sont révoquées. Révocation Cette révocation n'a aucune incidence sur les droits ou obligations de l'Association, ni sur les règlements, résolutions ou nominations de l'Association, sauf dans la mesure où ils sont incompatibles avec la présente loi.

(4) L'Association est réputée une personne morale consti- Loi spéciale, tuée par loi spéciale.

3 Les objectifs de l'Association sont les suivants :

Objectifs

- donner à ses membres une voix collective: a)
- b) promouvoir le perfectionnement professionnel de ses membres:
- veiller à ce que ses membres respectent des normes c) élevées de déontologie;
- d) faire connaître le rôle de ses membres dans la société:
- établir des critères de compétence, mettre sur pied des examens d'agrément et surveiller la qualité des services professionnels fournis par ses membres;
- examiner les plaintes reçues au sujet de la compéf) tence ou du comportement professionnel d'un membre:
- promouvoir et protéger la situation, la dignité et g) l'intégrité collectives des traducteurs et interprètes professionnels:
- fournir à ses membres des services destinés à pourvoir à leurs besoins professionnels;
- i) entretenir des rapports amicaux et professionnels avec des organismes similaires au Canada et à l'étranger.
- **4** (1) Le conseil gère les affaires de l'Association.

Conseil

(2) Le conseil se compose de quatre personnes au moins et de vingt-cinq personnes au plus élues parmi les membres de l'Association, selon ce que le conseil fixe par règlement.

Composition du conseil

(3) Le règlement intérieur de l'Association précise les Election des modalités relatives à l'élection des membres du conseil, et conseil notamment le mode de scrutin, le préavis aux électeurs de la date, de l'heure et du lieu des élections, les mises en candida-

at elections, the taking and counting of votes, the term of office of members of the council and other necessary details shall be set out in the by-laws of the Association.

Quorum

(4) At any meeting of the council, two-fifths of the members of the council constitute a quorum.

Officers

(5) The council shall elect or appoint such officers as are prescribed by the by-laws.

Other appointments

(6) The council may appoint such other persons as are necessary to perform the work of the Association.

Vacancies

(7) In the case of the death, resignation or incapacity of any member of the council, the office shall be declared vacant by the council and the council shall fill the vacancy in such manner as may be provided by the by-laws of the Association for the balance of the term.

Proxies

- **5.** At any annual, general or special meeting, members of the Association may be represented and vote by proxy but,
  - (a) no proxy shall be exercised by a person who is not a member of the Association; and
  - (b) the proxy shall be exercised in accordance with the by-laws.

By-laws

- **6.**—(1) The council may pass by-laws regarding such matters as are necessary to conduct the business and carry out the objects of the Association and, without restricting the generality of the foregoing, the council may pass by-laws,
  - (a) establishing the qualifications for and conditions of registration for members;
  - (b) prescribing a curriculum and any courses of study to be pursued by students in order to satisfy the certification requirements;
  - (c) establishing and prescribing such classes of membership, the qualifications for admission thereto, and the privileges and limitations thereof as are necessary and in the public interest;
  - (d) regulating and governing the conduct of members of the Association in the practice of their business, vocation or profession, by prescribing a code of ethics, rules of professional conduct and standards of practice;

ture, les directeurs de scrutin, la collecte et le dépouillement des votes et la durée du mandat des membres du conseil.

- (4) À toute réunion du conseil, les deux cinquièmes des Quorum membres du conseil constituent le quorum.
- (5) Le conseil élit ou nomme les dirigeants que prescrit le Dirigeants règlement intérieur.
- (6) Le conseil peut nommer les autres personnes nécessai- Autres nomires à l'accomplissement des tâches de l'Association.
- (7) En cas de décès, de démission ou d'incapacité d'un Vacances membre du conseil, le conseil déclare le poste vacant et comble cette vacance jusqu'à expiration du mandat de la manière que prévoit le règlement intérieur de l'Association.
- 5 Les membres de l'Association peuvent se faire représen- Procurations ter aux assemblées annuelles, générales et extraordinaires et y voter par procuration, sous réserve des conditions suivantes :
  - nul autre qu'un membre de l'Association ne doit se a) servir d'une procuration;
  - la procuration doit être utilisée conformément au règlement intérieur.
- 6 (1) Le conseil peut adopter des règlements régissant Règlements toutes les questions nécessaires à la conduite des affaires de l'Association et à l'accomplissement de ses objectifs, et notamment:

- a) fixer les qualifications requises pour l'inscription des membres et les modalités de leur inscription;
- prescrire le programme d'études ou les cours que b) doivent suivre les étudiants pour satisfaire aux critères d'agrément;
- créer et prescrire les catégories de membres, les c) qualifications requises pour l'admission à ces catégories et les privilèges et restrictions qui se rattachent à chacune d'elles, selon ce qui est nécessaire et conforme à l'intérêt public;
- prescrire un code de déontologie, des règles de cond) duite professionnelle et des normes de pratique afin de réglementer la conduite des membres de l'Association dans l'exploitation de leur entreprise, dans la poursuite de leur vocation ou dans l'exercice de leur profession;

- (e) providing for the receipt and consideration of complaints made to the Association concerning the conduct of its members in the practice of their business or profession;
- (f) providing for the suspension, expulsion or other penalty for professional misconduct, incapacity or incompetence, or failure or refusal to pay any required fee, including the establishment of a discipline committee and procedures therefor;
- (g) prescribing fees payable to the Association;
- (h) governing the calling, holding and conducting of meetings of the council and of the members of the Association;
- providing for an executive committee to have all or such portion of the authority of the council between meetings of the council as may be prescribed therein;
- (j) establishing and providing for the administration of a benevolent fund for the benefit of any member of the Association or the families of deceased members of the Association who may require financial assistance and, for that purpose, providing for the receipt of contributions or donations and for contributions from the funds of the Association;
- (k) authorizing the spending of funds and making of grants for the promotion of its objects;
- (l) providing for the establishment of defined geographical districts within which the members resident or employed therein shall be entitled to elect a member to serve on the council:
- (m) governing the acquisition, management and disposal of the property of the Association and the conduct of its affairs;
- (n) providing for the appointment, removal, functions, duties and remuneration of agents and employees of the Association;
- (o) establishing such committees as the council considers necessary to carry out the business of the Association; and

- e) prévoir l'accueil et l'examen de plaintes adressées à l'Association relativement à la conduite de ses membres dans l'exploitation de leur entreprise ou l'exercice de leur profession;
- f) prévoir la suspension, l'expulsion ou toute autre pénalité pour cause de manquement professionnel, d'incapacité ou d'incompétence ou en cas de défaut ou de refus d'acquitter tout droit requis, ainsi que la création d'un comité de discipline et l'adoption de procédures à cet effet;
- g) prescrire les droits payables à l'Association;
- régir la convocation, la tenue et la conduite des réunions du conseil et des assemblées des membres de l'Association;
- prévoir un bureau et attribuer à celui-ci tout ou partie des pouvoirs du conseil entre deux réunions de ce dernier, selon ce que prescrivent les règlements;
- j) créer et gérer un fonds de bienfaisance au profit de tout membre de l'Association ou, dans le cas d'un membre décédé, au profit de sa famille, si ceux-ci ont besoin d'une aide financière et, à cette fin, prévoir la collecte de contributions ou de dons et l'apport de fonds de l'Association;
- k) autoriser la dépense de fonds et l'octroi de subventions pour la promotion de ses objectifs;
- prévoir la délimitation de secteurs géographiques et accorder aux membres qui résident ou travaillent dans ces secteurs le droit d'élire un représentant au conseil;
- m) régir l'acquisition, la gestion et l'aliénation des biens de l'Association et la conduite des affaires de celle-ci;
- n) prévoir la nomination, la destitution, les fonctions, les responsabilités et la rémunération des représentants et employés de l'Association;
- o) créer les comités que le conseil estime nécessaires pour mener à bien les affaires de l'Association;

(p) providing for the protection and indemnity of directors, officers and officials acting for the benefit of and on behalf of the Association.

Confirmation of by-laws

(2) No by-law passed by the council comes into force until it is confirmed or amended and confirmed by the general membership at an annual meeting or at a special meeting called for the purpose of considering the by-law.

Membership

- **7.**—(1) The Association shall grant a membership in the Association to any individual who applies therefor in accordance with the by-laws, if the individual,
  - (a) is not less than eighteen years of age;
  - (b) has complied with the academic and experience requirements specified in the by-laws for the issuance of membership; and
  - (c) has passed such examinations as the council may set or approve in accordance with the by-laws.

Register

(2) The Association shall keep a register in which shall be entered the names of all members of the Association in good standing and only those persons so registered are members entitled to the privileges of membership in the Association.

Inspection of register

(3) The register shall be open to examination by the public at the head office of the Association during normal office hours.

Appeals

(4) An individual who is qualified for membership in the Association and who has been refused membership or an individual who has been subject to a disciplinary sanction under the by-laws may appeal to the Divisional Court, in accordance with the rules of court, from the refusal to grant membership or from the sanction.

Records

(5) Where a person appeals to the Divisional Court, the Association shall forthwith file in the Court a record of the proceeding that resulted in failure or a refusal to grant membership or the decision of the committee imposing a sanction which, together with any transcript of evidence, if there is one, shall constitute the record in the appeal.

Powers of court

(6) An appeal under this section may be made on questions of law or fact or both and the court may affirm or may rescind any decision, may exercise all powers of any committee and may direct the Association to take any action that the Association is empowered to take as the court considers proper and, for such purposes, the court may substitute its opinion for that

- p) prévoir la protection et l'indemnité des administrateurs, dirigeants (et autres personnes) qui agissent pour le compte de l'Association en son nom.
- (2) Aucun règlement adopté par le conseil n'entre en Ratification vigueur avant d'ètre, soit ratifié, soit modifié puis ratifié par des règlements l'ensemble des membres lors d'une assemblée générale annuelle ou lors d'une assemblée extraordinaire convoquée afin d'examiner ce règlement.

7 (1) L'Association accorde la qualité de membre à tout Adhésion particulier qui en fait la demande conformément au règlement intérieur et qui satisfait aux conditions suivantes :

- avoir dix-huit ans révolus: a)
- satisfaire aux critères de formation théorique et prab) tique que précise le règlement intérieur relativement à l'octroi de la qualité de membre;
- avoir subi avec succès les examens que le conseil c) organise ou approuve conformément au règlement intérieur.
- (2) L'Association tient un tableau où sont inscrits les noms Tableau de tous ses membres en règle. Seules les personnes inscrites à ce tableau sont membres et bénéficient des privilèges que confère l'appartenance à l'Association.

(3) Le public peut examiner le tableau au siège social de Examen du l'Association pendant les heures normales de bureau.

(4) Le particulier qui satisfait aux critères d'admission à Appels l'Association et à qui pareille admission a été refusée ou le particulier qui a fait l'objet d'une mesure disciplinaire en vertu du règlement intérieur peuvent interjeter appel du refus d'admission ou de la mesure disciplinaire devant la Cour divisionnaire conformément aux règles de pratique.

(5) Lorsqu'une personne interjette appel devant la Cour Dossier divisionnaire, l'Association dépose sans délai auprès de la Cour les pieces justificatives de l'échec à l'examen d'agrément du refus d'admission ou de la décision du comité qui a imposé des mesures disciplinaires. Ces pièces, accompagnées d'éventuelles transcriptions de témoignages, constituent le dossier d'appel.

(6) Les appels interjetés en vertu du présent article peuvent porter sur des questions de droit ou de fait, ou les deux, et le tribunal peut confirmer ou annuler une décision, exercer les pouvoirs d'un comité de l'Association et enjoindre cette dernière de prendre toute action qu'il estime opportune et qu'elle

Pouvoirs du

of any committee or of the Association or the court may refer the matter back for rehearing, in whole or in part, in accordance with such directions as the court considers proper.

Designations

**8.**—(1) Every member of the Association who is certified by the Association as a translator, conference interpreter, court interpreter or terminologist may use the designation "Certified Translator", "Certified Conference Interpreter", "Certified Court Interpreter" or "Certified Terminologist", as the case may be.

Offence

(2) Any person in Ontario who, not being registered as a certified member of the Association, takes or uses the designation "Certified Translator", "Certified Conference Interpreter", "Certified Court Interpreter" or "Certified Terminologist", either alone or in combination with any other word, name, title or description or implies, suggests or holds out that he or she is a Certified Translator, Certified Conference Interpreter, Certified Court Interpreter or Certified Terminologist is guilty of an offence.

Exception

(3) Subsection (2) does not apply to a person accredited or certified by the Ministry of the Attorney General as a court interpreter.

Evidence

(4) In every case where registration is an issue, the production of a copy of the register, certified under the hand of the secretary of the Association, is sufficient evidence of all persons who are registered in lieu of the production of the original register and any certified copy purporting to be signed by a person in that person's capacity as secretary is proof, in the absence of evidence to the contrary, that such a person is the secretary without any proof of that person's signature or that the person is the secretary.

Idem

(5) The absence of the name of any person from a copy of the register produced under subsection (4) is proof, in the absence of evidence to the contrary, that the person is not registered.

Removal from register

- **9.**—(1) The council shall cause the removal of the name of a member from the register,
  - (a) at the request or with the written consent of the member whose name is to be removed;
  - (b) where the name has been incorrectly entered;
  - (c) where notification is received of a member's death;or

est habilitée à prendre. À ces fins, le tribunal peut substituer son opinion à celle de l'Association ou d'un comité de celle-ci: il peut aussi déférer la totalité ou une partie de la question à une seconde audience et donner à cet égard les directives qui lui semblent opportunes.

8 (1) Chaque membre de l'Association agréé par celle-ci Désignations comme traducteur ou traductrice, interprète de conférence, interprète judiciaire ou terminologue peut utiliser la désignation «traducteur (traductrice) agréé(e)», «interprète de confé-«interprète judiciaire agréé(e)» ou agréé(e)». rence «terminologue agréé(e)», selon le cas.

(2) Est coupable d'une infraction la personne qui, sans être Infraction inscrite auprès de l'Association comme membre agréé, prend ou utilise en Ontario la désignation «traducteur (traductrice) agréé(e)», «interprète de conférence agréé(e)», «interprète judiciaire agréé(e)» ou «terminologue agréé(e)», seule ou apposée à un autre mot, nom, titre ou description, ou qui laisse entendre, suggère ou prétend qu'elle est traducteur ou traductrice agréé(e), interprète de conférence agréé(e), interprète judiciaire agréé(e) ou terminologue agréé(e).

(3) Le paragraphe (2) ne s'applique pas à une personne Exception accréditée ou agréée comme interprète judiciaire par le ministère du Procureur général.

(4) Si une inscription est remise en question, la production Preuve d'une copie du tableau, certifiée conforme par le secrétaire de l'Association, constitue une preuve suffisante de l'inscription des personnes en lieu et place de la production du tableau original. Une copie certifiée conforme qui se présente comme étant signée par une personne en sa qualité de secrétaire fait foi, en l'absence de preuve contraire, que cette personne est le secrétaire, sans autre vérification de la signature de la personne ou de sa qualité de secrétaire.

(5) Le fait que le nom d'une personne ne figure pas sur la 1dem copie du tableau produite aux termes du paragraphe (4) fait foi, en l'absence de preuve contraire, que la personne n'est pas inscrite auprès de l'Association.

9 (1) Le conseil raye du tableau le nom d'un membre :

Radiation du

- si le membre concerné en fait la demande ou y consent par écrit;
- b) si l'inscription du nom comporte une erreur;
- c) s'il est avisé du décès du membre;

(d) where the registration of a member has been suspended or revoked through disciplinary proceedings.

Restoration to register

- (2) Subject to subsection (3), the council, on such grounds as it considers sufficient, may cause the name of a person removed from the register to be restored thereto either without fee or upon payment to the Association of,
  - (a) a sum not exceeding the fees or other sums in arrears and owing by the person to the Association; and
  - (b) such additional sum as may be prescribed by the by-laws.

Idem

(3) Where the name of a person who has been suspended or whose registration has been suspended or revoked under clause (1) (d) is to be restored to the register under subsection (2), the council may, by resolution, direct that the name be restored subject to such terms and conditions as the council may impose.

Rights not affected

**10.** This Act does not affect or interfere with the right of any person who is not a member of the Association to describe himself or herself as a translator or interpreter, or to practice as a translator or interpreter.

Surplus

11. Any surplus derived from carrying on the affairs and business of the Association shall be devoted and applied solely in promoting and carrying out its objects and purposes and shall not be divided among its members.

Commence-

12. This Act comes into force on the day it receives Royal Assent.

Short title

**13.** The short title of this Act is the Association of Translators and Interpreters of Ontario Act, 1989.

- d) si l'inscription du membre a été suspendue ou révoquée dans le cadre de mesures disciplinaires.
- (2) Sous réserve du paragraphe (3) et en se fondant sur les Rétablissemotifs qu'il estime suffisants, le conseil peut rétablir au rableau rableau tableau le nom d'une personne qui en avait été rayé, soit gratuitement, soit sur paiement à l'Association des sommes suivantes:

- une somme qui ne dépasse pas les droits ou autres a) arriérés que la personne doit à l'Association;
- une somme additionnelle que peut prescrire le b) règlement intérieur.
- (3) Si le nom d'une personne qui fait l'objet d'une suspen- Idem sion ou dont l'inscription a été suspendue ou révoquée en vertu de l'alinéa (1) d) est rétabli au tableau en vertu du paragraphe (2), le conseil peut, par résolution, subordonner ce rétablissement aux conditions qu'il estime opportunes.

10 La présente loi ne porte aucunement atteinte aux droits Droits d'une personne qui n'est pas membre de l'Association de se qualifier de traducteur, de traductrice ou d'interprète ou d'exercer la profession de traducteur ou d'interprète.

11 L'excédent financier qui résulte de la gestion des affai- Excédent res de l'Association est consacré uniquement à la promotion et à l'exécution des objectifs de l'Association et n'est pas réparti parmi les membres.

12 La présente loi entre en vigueur le jour où elle reçoit la Entrée en sanction royale.

13 Le titre abrégé de la présente loi est Loi de 1989 sur Titre abrégé l'Association des traducteurs et interprètes de l'Ontario.



## CHAPTER Pr3

# An Act respecting the City of Trenton

Assented to February 27th, 1989

Whereas The Corporation of the City of Trenton, herein Preamble called the Corporation, hereby applies for special legislation for the purposes set out herein; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario. enacts as follows:

1. The lands described in the Schedule shall, even though Deeming the title thereto was taken in the name of the Board rather than that of the Corporation, be deemed to have been acquired by the Board in compliance with the Public Parks R.S.O. 1980, Act.

provision

2. The Corporation shall, within thirty days of the date Registration that this Act comes into force, cause notice of this Act in a form acceptable to the Land Registrar to be registered on the title to the lands referred to in the Schedule in the Registry Office for the Registry Division of Hastings (No. 21).

3. This Act comes into force on the day it receives Royal Commence-Assent.

4. The short title of this Act is the City of Trenton Act, Short title 1989.

#### **SCHEDULE**

1. That parcel of land known as Fraser Park (also known as Governor Simcoe Park), described as the land and premises in the City of Trenton in the County of Hastings being composed of Lot 12 and part of lots 13, 14 and 15 on the southeasterly side of Albert Street in the Town of Trenton according to Evans and Bolger's registered plan of Trenton and may be better known and described as follows:

Commencing at the intersection of the northerly limit of Quinte Street with the southeasterly limit of Albert Street;

Thence north 14° 41′ east along the said southeasterly limit of Albert Street 229 feet and 9 inches, more or less, to the southwesterly limit of Albert Street produced southeasterly;

Thence south 45° 35′ east along the said production of Albert Street southeasterly 176 feet, more or less, to within 10 feet of the centre line of the Railway Track to the Cold Storage Dock;

Thence southwesterly parallel with the centre line of said Railway Track and always at the distance of 10 feet measured at right angles therefrom 68 feet, more or less, to the northerly limit of Quinte Street;

Thence south 71° 26′ west along the said northerly limit of Quinte Street 149 feet and 9 inches, more or less, to the place of beginning, containing by admeasurement 46/100 of an acre, more or less.

2. That parcel of land known as Bayshore Park in the City of Trenton in the County of Hastings being water lot at the mouth of the River Trent, formerly in front of Lot 1 in Concession A and Lot 1 in the Township of Murray and more particularly described as follows:

That part of original water lot shown on drawing of November 24th, 1902 by John Evans, that lies north of the projection of the north line of Shuter Street, west of the original eastern boundary line, south of a line parallel to Quinte Street produced, southwest of Albert Street produced and east of the original high water line with the exception of the four lots indicated in the marked up print of the original drawing and described below.

The boundary lines of the property are described as follows:

Starting at the high water mark on the projection of the north line of Shuter Street, then along this line in an easterly direction 9 chains 60 links to the eastern boundary of the original lot, then north 5° 30′ east 6 chains 70 links, more or less, then in a westerly direction parallel to Quinte Street produced 4 chains 70 links, more or less, to Albert Street produced, then in a north westerly direction 3 chains 50 links along Albert Street produced to the high water line shown on the original drawing, then in a southerly direction along the high water line to the point of beginning.

The exceptions are as follows:

That part of the lot 200 feet by 100 feet, transferred to Barr Registers and now owned by Branch 110 Canadian Legion, that lies southeast of the original high water line.

That part of the lot 300 feet by 214.5 feet owned by Public Works Department, Ottawa, since October 6th, 1950, upon part of which has been erected a concrete revetment wall behind which earth and stone fill has been placed.

That part of the lot 200 feet by 214.5 feet owned by Public Works Department, Ottawa, since August 14th, 1952, upon part of which has been erected a concrete revetment wall behind which earth and stone fill has been placed.

That part of the lot 250 feet by 214.5 feet owned by Public Works Department, Ottawa, since July 7th, 1953, upon part of which has been erected a concrete wharf.

3. That parcel of land known as Hannah Park and more particularly described as follows:

1989

i. That parcel of land in the City of Trenton in the County of Hastings, formerly in the Township of Murray, in the County of Northumberland and partly in the Town of Trenton and the County of Hastings, containing by admeasurement an area of 20.13 acres, more or less, and being composed of part of the west half of Lot 3, Concession A in the said Township of Murray and part of Block F on the westerly side of Dufferin Avenue according to Evans and Bolger's plan of the Town of Trenton filed in the Registry Office for the Registry Division of the said County of Hastings as number 240.

Premising that the westerly limit of the said Dufferin Avenue is north 18° 34′ west and relating all bearings herein thereto.

Commencing at an iron bar planted in the easterly limit of the said Block F being also the westerly limit of Dufferin Avenue, distant 974.15 feet measured southerly therealong from the northerly angle of Block F aforesaid:

Thence north 18° 34′ west along the said easterly limit, 40.54 feet, more or less, to an iron bar planted in the line of an old fence marking the southerly limit of a plan filed in the said Registry Office as number 775;

Thence south 73° 48′ west along the said line of fence and its westerly production, 662.82 feet, more or less, to the westerly limit of the said Block F:

Thence south 77° 23′ 30″ west 669.8 feet, more or less, to an iron bar in the westerly limit of Lot 3 aforesaid;

Thence south 17° 52′ east along the last mentioned westerly limit 1,260.81 feet, more or less, to an iron bar planted in the northwesterly limit of the right of way lands of the Canadian National Railway Company (Deseronto Subdivision) being a line drawn parallel to the former centre line of the said right of way and distant 50 feet northwesterly therefrom measured at right angles thereto;

Thence north 48° 13, east along the said northwesterly limit 830.04 feet, more or less, to an iron bar planted therein distant 632 feet measured southwesterly therealong from the easterly limit of Block F;

Thence north 18° 34′ west and parallel to the said easterly limit of Block F 118.06 feet, more or less, to an iron bar planted in a line drawn parallel to the centre line of right of way aforesaid and distant 158.50 feet northwesterly therefrom measured at right angles thereto;

Thence north 48° 13′ east along the last mentioned parallel line 87.6 feet, more or less, to an iron bar therein distant 544.4 feet measured southwesterly therealong from the easterly limit of Block F;

Thence north 18° 34' west and parallel to the said easterly limit of Block F being along the westerly limit of the lands described in an Instrument filed in the said Registry Office for the County of Hastings as number 8998 a distance of 664.03 feet, more or less, to an iron bar planted at the northwest angle thereof;

Thence north 73° 51' east 500.55 feet, more or less, to the said point of commencement.

Excepting and reserving therefrom all mining rights, mines and minerals, whether solid, liquid or gaseous, already found or which may hereafter be found to exist in, upon or under the lands herein described, together with full power and right to enter upon and use or occupy the said lands or the surface thereof to such an extent as the Canadian National Realties, or its assigns may consider necessary for the effectual working of the said mining rights, mines and minerals.

Reserving unto the Canadian National Realties and Canadian National Railway Company, their successors and assigns, the owner or owners, from time to time, of the Railway property located southerly of the said lands, the right in perpetuity, to maintain, renew and operate for Railway purposes, the trackage presently constructed upon and across the southeasterly portion of the said lands by agreement between the grantors and grantee, their successors or assigns, in, over, along and upon a portion of the said lands being a strip having a lateral width of 17 feet, being 8½ feet on both sides of the centre line of the said trackage as presently located or as subsequently relocated as aforementioned.

And the grantee, for themselves, their successors and assigns, hereby covenant and agree with the grantors and Canadian National Railway Company their successors and assigns, the owner or owners, from time to time, of the Railway property located southerly of the said lands, that neither the said lands nor any portion thereof shall at any time be used other than as a park or for recreational purposes, and that the grantee will obtain a covenant similar to this from the purchaser or lessee from them of the said lands or any portion thereof and enforce same in the event of any breach thereof.

ii. That certain parcel of land in the City of Trenton in the County of Hastings, formerly located in the Township of Murray in the County of Northumberland and partly in the Town of Trenton in the County of Hastings, containing by admeasurement an area of 20.13 acres, more or less, and being composed of part of the west half of Lot 3, Concession A in the said Township of Murray and part of Block F on the westerly side of Dufferin Avenue according to Evans and Bolger's plan of the Town of Trenton filed in the Registry Office for the Registry Division of the said County of Hastings as number 240.

Premising that the westerly limit of the said Dufferin Avenue is north 18° 34' west and relating all bearings herein thereto.

Commencing at an iron bar planted in the easterly limit of the said Block F being also the westerly limit of Dufferin Avenue, distant 974.15 feet measured southerly therealong from the northerly angle of Block F aforesaid:

Thence north 18° 34' west along the said easterly limit, 40.54 feet, more or less, to an iron bar planted in the line of an old fence marking the southerly limit of a plan filed in the said Registry Office as number 775;

Thence south 73° 48' west along the said line of fence and its westerly production, 662.82 feet, more or less, to the westerly limit of the said Block F;

Thence south 77° 23' 30" west 669.8 feet, more or less, to an iron bar in the westerly limit of Lot 3;

Thence south 17° 52' east along the last mentioned westerly limit, 1,260.81 feet, more or less, to an iron bar planted in the northwesterly limit of the right of way lands of the Canadian National Railway Company (Deseronto Subdivision) being a line drawn parallel to the former centre line of the said right of way and distant 50 feet northwesterly therefrom measured at right angles thereto;

Thence north 48° 13′ east along the said northwesterly limit 830.04 feet, more or less, to an iron bar planted therein distant 632 feet measured southwesterly therealong from the easterly limit of Block F;

Thence north 18° 34′ west and parallel to the said easterly limit of Block F 118.06 feet, more or less, to an iron bar planted in a line drawn parallel to the centre line of right of way aforesaid and distant 158.5 feet northwesterly therefrom measured at right angles thereto;

Thence north 48° 13′ east along the last mentioned parallel line 87.6 feet, more or less, to an iron bar therein distant 544.4 feet measured southwesterly therealong from the easterly limit of Block F;

Thence north 18° 34' west and parallel to the said easterly limit of Block F being along the westerly limit of the lands described in an Instrument filed in the said Registry Office for the County of Hastings as number 8998 a distance of 664.03 feet, more or less, to an iron bar planted at the northwest angle thereof;

Thence north 73° 51' east 500.55 feet, more or less, to the said point of commencement.

Excepting and reserving therefrom all mining rights, mines and minerals, whether solid, liquid or gaseous, already found or which may hereafter be found to exist in, upon or under the lands herein described, together with full power and right to enter upon and use or occupy the said lands or the surface thereof to such an extent as the Canadian National Realties, or its assigns may consider necessary for the effectual working of the said mining rights, mines and minerals.

Reserving unto the Canadian National Realties and Canadian National Railway Company, their successors and assigns, the owner or owners, from time to time, of the Railway property located southerly of the said lands, the right in perpetuity, to maintain, renew and operate for Railway purposes, the trackage presently constructed upon and across the southeasterly portion of the said lands, or that trackage as subsequently relocated upon and across the said lands by agreement between the grantors and grantee, their successors or assigns, in, over, along and upon a portion of the said lands being a strip having a lateral width of 17 feet, being  $8\frac{1}{2}$  feet on both sides of the centre line of the said trackage as presently located or as subsequently relocated as aforementioned.

And the grantee, for themselves, their successors and assigns, hereby covenant and agree with the grantors and Canadian National Railway Company their successors and assigns, the owner or owners, from time to time, of the Railway property located southerly of the said lands, that neither the said lands nor any portion thereof shall at any time be used other than as a park or for recreational purposes, and that the grantee will obtain a covenant similar to this from the purchaser or lessee from them of the said lands or any portion thereof and enforce same in the event of any breach thereof.

That certain parcel or tract of land and premises in the City of Trenton in the County of Hastings, formerly in the Town of Trenton in the County of Hastings, and in the Township of Murray in the County of Northumberland and being composed of part of Lot 4 in

Concession A of the Township of Murray which said parcel may be more particularly described as follows:

Premising that Dufferin Avenue as shown on Registered Plan No. 240 has a bearing of north 19° 44' west and relating all bearings herein thereto.

Commencing at a point distant 377.67 feet measured north 22° 07' 30" from a point distant 436.2 feet measured north 78° 10' east from a point in the westerly limit of said Lot 4 distant 2761.26 feet measured southerly along the westerly limit of said Lot 4 from the north west angle thereof;

Thence north 22° 97′ 30″ east, 238.9 feet;

Thence north 68° 27′ 30″ east, 504 feet to the easterly limit of the said Lot 4:

Thence south 18° 51' east along the easterly limit of said Lot 4 a distance of 670 feet:

Thence south 37° 02' west, 797.3 feet to a point;

Thence north 18° 51' west, 913.1 feet to the place of beginning.

The parcel described herein being shown outlined in red on a plan of survey dated October 22, 1970 by W.J. Pattison, O.L.S., and contains 12.995 acres, more or less.

### An Act to revive I. Gosselin & F. Camiré Developments Limited and to change its name to Northern Frontier Develop, Ltd.

Assented to February 27th, 1989

Whereas Irenée Gosselin and Janice Gosselin hereby Preamble represent that I. Gosselin & F. Camiré Developments Limited, herein called the Corporation, was incorporated by letters patent dated the 8th day of June, 1977; that on the 11th day of April, 1978, the Corporation filed articles of dissolution and the Minister of Consumer and Commercial Relations issued a certificate of dissolution under section 249 of The Business Corporations Act, being chapter 53 of the Revised Statutes of Ontario, 1970; that on the 25th day of September, 1980, articles of amendment were filed and the Minister of Consumer and Commercial Relations issued a certificate of amendment purporting to change the name of the Corporation to Northern Frontier Develop, Ltd.; that Irenée Gosselin and François Camiré were the directors of the Corporation and François Camiré was the sole shareholder of the Corporation at the time of its dissolution; that on the 26th day of September, 1980, François Camiré purported to transfer all of the issued shares of the Corporation to the applicants; that active business has been carried on in the name of Northern Frontier Develop. Ltd. including the acquisition of certain interests in real property; and whereas the applicants hereby apply for special legislation reviving the Corporation and changing its name to Northern Frontier Develop. Ltd.; and whereas it is expedient to grant the

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

application;

1. I. Gosselin & F. Camiré Developments Limited is Corporation hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and

debts, as at the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

Name changed

**2.** The name of the Corporation shall be deemed to have been changed to Northern Frontier Develop. Ltd. on the 25th day of September, 1980.

Commencement **3.** This Act comes into force on the day it receives Royal Assent.

Short title

**4.** The short title of this Act is the *Northern Frontier Develop. Ltd. Act, 1989.* 

## An Act respecting the **Sudbury Hydro-Electric Commission**

Assented to February 27th, 1989

Whereas the Sudbury Hydro-Electric Commission, herein Preamble called the Commission, hereby applies for special legislation to enable it to pay the whole or part of the cost of the Ontario Health Insurance Plan and the whole or part of the cost of a supplementary health insurance plan for the spouses and children of deceased employees and the spouses and children of deceased retired employees; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The Commission may provide insurance in respect of Insurance. hospital, medical, surgical, nursing or dental services and the zation, etc. payment therefor for the spouses and children of deceased employees and the spouses and children of deceased retired employees in the same manner as it may provide for the spouses and children of retired employees under paragraph 48 of section 208 of the Municipal Act.

R.S.O. 1980, c. 302

2. The Commission may contribute toward the cost to the Contributions spouses and children of deceased employees and to the R.S.O. 1980, spouses and children of deceased retired employees of the c. 197 plan of insurance provided for under the Health Insurance Act.

to plan under

3. This Act comes into force on the day it receives Royal Commence-Assent.

4. The short title of this Act is the Sudbury Hydro-Electric Short title Commission Act. 1989.



# An Act respecting The Sisters of Social Service

Assented to February 27th, 1989

Whereas The Sisters of Social Service, of the Roman Catholic Preamble Church, hereby represent that it was provincially incorporated on the 7th day of February, 1927; that it is registered as a charitable organization within the meaning of the Income Tax R S.C 1952. Act (Canada); that The Sisters of Social Service owns land known municipally as 88 Fennell Avenue West in the City of Hamilton; that premises known as Holy Spirit Centre are located on the land and used for the purpose of offering retreats and programs for human and spiritual enrichment to worshippers of all faiths; and whereas The Sisters of Social Service hereby applies for special legislation to exempt the aforesaid real property occupied and used by The Sisters of Social Service from taxation for municipal and school purposes, other than local improvement rates; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The council of The Corporation of the City of Tax Hamilton may pass by-laws exempting the land, as defined in the Assessment Act, being the land and premises described in the Schedule, or any portion thereof, from taxes for municipal and school purposes, other than local improvement rates, so long as the land is owned by The Sisters of Social Service and is occupied and used solely by The Sisters of Social Service for the purpose of holding retreats and programs for human and spiritual enrichment.

exemption

R.S.O. 1980.

- (2) No exemption shall be granted under subsection (1) for Restriction land used by The Sisters of Social Service as their own residence.
- (3) An exemption granted under subsection (1) may be Conditions subject to such conditions as may be set out in the by-laws.
- 2. For the purposes of subsection 101 (9) of the Regional Deemed Municipality of Hamilton-Wentworth Act, the exemption from

R S.O. 1980, c. 437

taxation granted under section 1 shall be deemed to be an R.S.O. 1980. exemption provided under section 3 of the Assessment Act.

Retroactivity

3. A by-law passed under section 1 may be retroactive to the 1st day of January, 1988.

ment

4. This Act comes into force on the day it receives Royal Assent.

Short title

**5.** The short title of this Act is the Sisters of Social Service Act. 1989.

#### **SCHEDULE**

In the City of Hamilton in The Regional Municipality of Hamilton-Wentworth, being composed of part of Lot 15 in the Fourth Concession of the Township of Barton, now in the said City of Hamilton, and described as follows:

COMMENCING at a concrete monument planted at the intersection of the northern limit of Fennell Avenue with the eastern limit of the road allowance between lots 15 and 16;

THENCE north 18° 31' east along the eastern limit of the said road between lots 15 and 16, 646 feet to a stake planted;

THENCE south 71° 29' east at right angles to the eastern limit of the aforesaid road, 651 feet 9 inches, more or less, to an iron bar planted in the western limit of the subdivision laid out for Messrs. Brown and Duff and shown on plan of survey registered in the Registry Office for the Registry Division of Wentworth as Number 279;

THENCE south 18° 42' west along the western limit of that subdivision, 665 feet 41/2 inches, more or less, to an iron bar planted in the northern limit of Fennell Avenue:

THENCE north 69° 45' west along the northern limit of Fennell Avenue, 650 feet 8 inches, more or less, to the place of beginning.

Described in Instrument registered August 14th, 1946 as No. 112274 NS.

EXCEPTING therefrom the parcel of land, conveyed to The Corporation of the City of Hamilton for road widening purposes and comprising part of Township Lot No. 15 in the Fourth Concession of Barton Township (now within the limits of the City of Hamilton), more particularly described as follows:

COMMENCING at a point where the east limit of West 5th Street intersects the north limit of Fennell Avenue:

THENCE easterly along the north limit of the road allowance between concessions 4 and 5 Barton Township (north limit of Fennell Avenue) 10 feet;

THENCE northerly in a straight line 646 feet 35% inches, more or less, to the southwest angle of Lot No. 67 according to Claremont Heights Survey, as registered in the Registry Office for the said County of Wentworth as Plan No. 768;

THENCE westerly on the production westerly of the south limit of Lot No. 67, 10 feet, more or less, to where it intersects the said east limit of West 5th Street;

THENCE southerly along the said east limit of West 5th Street, 646 feet, more or less, to the place of beginning.

The above described parcel containing by admeasurement 0.148 acres, more or less, and shown outlined in red on print of City Engineer's Plan No. S. S. 285 Surveys as described in Instrument registered January 26th, 1961 as No. 152296 HL.



## An Act respecting the City of London

Assented to February 27th, 1989

Whereas The Corporation of the City of London, herein Preamble called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario. enacts as follows:

1. The council of the Corporation may pass by-laws,

By-laws regulating persons who vehicles

- (a) for licensing, regulating, governing and classifying tow motor persons who carry on the business of towing motor vehicles, and for fixing the fees for such licences, and for revoking or suspending any such licence; and
- (b) for establishing or regulating the rates to be charged by any class or classes of persons in respect of the towing of any motor vehicle without the consent of the owner or operator from a parking lot or other parking facility to which the public by right or invitation has access, whether on payment of a fee or otherwise.
- 2. The council of the Corporation may pass by-laws,

By laws regulating persons who store motor

- (a) for licensing, regulating, governing and classifying persons who carry on the business of storing motor vehicles, and for fixing the fees for such licences, and for revoking or suspending any such licence;
- (b) for establishing or regulating the rates to be charged by any class or classes of persons in respect of the care and storage of any motor vehicle towed without the consent of the owner or operator from a parking lot or other parking facility to which the public by right or invitation has access, whether on payment of a fee or otherwise; and

(c) for requiring that a location where a motor vehicle towed as described in clause (b) is stored shall remain open during the whole or any part of every day or any particular day of the year, as set out in the by-law, for the purpose of enabling the owner or operator of the vehicle to recover possession of the vehicle.

Offence

**3.** Every person who contravenes section 4 or a by-law passed under section 1 or 2, and every director or officer of a corporation who concurs in such contravention by the corporation, is guilty of an offence and on conviction is liable to a fine not exceeding \$2,000, and where a corporation is convicted of an offence, the maximum penalty that may be imposed on the corporation is \$5,000 and not as otherwise provided herein.

No hen for towing or storage

- **4.** No person who tows a motor vehicle without the consent of the owner or operator from a parking lot or other parking facility to which the public by right or invitation has access, whether on payment of a fee or otherwise, and no person who stores such vehicle shall be entitled to retain possession of the vehicle or to a lien for the costs and charges of the removal, towing, care or storage of the vehicle,
  - (a) unless immediately before being towed the vehicle was parked in the parking lot or parking facility for a continuous period of twenty-four hours or more;
  - (b) unless the vehicle is stored for a continuous period of seven days or more.

Hearing

**5.**—(1) Subject to subsection (2), before suspending or revoking a licence, the council of the Corporation shall afford the licence holder an opportunity to be heard.

Suspension without hearing

(2) The council of the Corporation may by by-law authorize an appointed officer identified in the by-law by name or position occupied to suspend any licence, without holding a hearing, for such time and subject to such conditions as the by-law may provide where the officer knows or has reason to believe that the health or safety of the public is in danger.

Limitation on suspension

(3) No suspension of a licence by an appointed officer is effective after the expiration of four weeks from the date of suspension or after the next meeting of the council of the Corporation, whichever occurs first.

- **6.** This Act comes into force on the day it receives Royal Commencement Assent.
- 7. The short title of this Act is the City of London Act, Short title 1989.

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### An Act to revive John Zivanovic Holdings Limited

Assented to February 27th, 1989

Whereas Janko Zivanovic hereby represents that John Preamble Zivanovic Holdings Limited, herein called the Corporation. was incorporated by articles of incorporation dated the 6th day of October, 1977; that the certificate of incorporation of the Corporation was cancelled for default in complying with the Corporations Tax Act, and the Corporation declared to be R.S.O. 1980. dissolved on the 10th day of May, 1982; that the applicant was the sole director and holder of all the common shares of the Corporation at the time of its dissolution; that the request to rectify the default in complying with the Corporations Tax Act, although sent to the applicant as director, was not received by him until after he received the order cancelling the certificate of incorporation; that the Corporation at the time of its dissolution was carrying on active business and active business has continued to be carried on in the name of the Corporation since the time of its dissolution; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application:

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. John Zivanovic Holdings Limited is hereby revived and Revival is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

2. This Act comes into force on the day it receives Royal Commence-Assent.

3. The short title of this Act is the John Zivanovic Hold-Short title ings Limited Act, 1989.



### An Act respecting the Town of Markham

Assented to February 27th, 1989

Whereas The Corporation of the Town of Markham, herein Preamble called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act, "credited service" and "pensionable earn- Definitions ings" have the same meaning as in Regulation 724 of Revised Regulations of Ontario, 1980 made under the Ontario Munici- R.S.O. 1980. pal Employees Retirement System Act.

c. 348

**2.**—(1) The council of the Corporation may pass by-laws for providing pensions for members of the council and their pensions surviving spouses and children in respect of both current and prior service on council in an amount not exceeding 1.5 per cent of pensionable earnings multiplied by the total number of years and part of a year of credited service up to a maximum of 70 per cent of pensionable earnings when combined with any pension payable under the Ontario Municipal Employees Retirement System Act.

By-laws

(2) A by-law passed under subsection (1) may provide that a member of council shall contribute up to 50 per cent of any payments required in respect of benefits for prior service on council and that such payments may be on a deferred basis.

Prior Service

(3) A by-law passed under subsection (1) may be amended to vary the amounts of the pensions under that subsection or the payments required by subsection (2).

Amendments

(4) No by-law under subsection (1) and no by-law amend- Two-thirds ing such a by-law shall be passed except on an affirmative vote of at least two-thirds of the council present and voting thereon.

vote required

Administration **3.**—(1) The Corporation and the Ontario Municipal Employees Retirement Board may enter into agreements to administer pensions provided under this Act.

Idem

(2) The Corporation may enter into agreements to administer pensions provided under this Act and such agreement may authorize the Corporation to enter an agreement under subsection (1).

Deductions

**4.** The Corporation shall deduct by installments from the remuneration of a member of council the amount that the member is required to pay under the terms of a pension plan established under this Act.

Non-application of R.S.O. 1980, c. 347, ss. 64, 65

**5.** Sections 64 and 65 of the *Ontario Municipal Board Act* do not apply so as to require Ontario Municipal Board approval with respect to pensions provided under this Act.

Transition

**6.** A pension may be provided under this Act to a person who was a member of council on the 30th day of November, 1988, even though the person is not a member of council on the day the by-law establishing the pension plan is passed and the pension may be paid retroactive to the 1st day of December, 1988.

Commencement **7.** This Act comes into force on the day it receives Royal Assent.

Short title

**8.** The short title of this Act is the *Town of Markham Act*, 1989.

## An Act respecting Strathroy Middlesex General Hospital

Assented to February 27th, 1989

Whereas Strathroy Middlesex General Hospital hereby repre-Preamble sents that it was continued as a hospital corporation under The Strathroy Middlesex General Hospital Act, 1966, being chapter 182; and that it is desirable to revise that Act to provide for changes in the membership of the Board of Governors, and the terms of service of the Board; and whereas the Corporation hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

"Board" means The Board of Governors of the Strathroy Middlesex General Hospital;

"Corporation" means the Strathroy Middlesex General Hospital as continued under section 2:

"hospital" means the hospital known as Strathroy Middlesex General Hospital.

2. Strathroy Middlesex General Hospital is continued as a Hospital corporation without share capital and shall be composed of continued those persons who comprise its Board.

3.—(1) The affairs of the Corporation shall be managed by Board of a Board of Governors.

(2) The Board shall be composed of,

Composition of Board

(a) a minimum of twelve and a maximum of twenty governors, including ex officio governors, as determined by by-law of the Board; and

R.S.O. 1980, c. 410 (b) such persons as are provided for under the *Public Hospitals Act*.

Quorum

(3) A majority of governors constitutes a quorum of the Board.

By-laws respecting operation of Board

- (4) Subject to the *Public Hospitals Act*, the Board may by by-law,
  - (a) establish the term of office of the governors;
  - (b) determine the manner in which vacancies on the Board are to be filled;
  - (c) limit the number of terms or consecutive terms that a governor may serve on the Board;
  - (d) determine the procedures for the calling and holding of meetings of the Board;
  - (e) provide for the qualifications of governors; and
  - (f) determine such other matters that are necessary for the operation of the Board.

Transition

(5) Every governor in office immediately before the coming into force of this Act shall continue to hold office until his or her term of office expires.

Powers

- 4. Subject to the Public Hospitals Act, the Board may,
  - (a) operate, maintain and manage the hospital;
  - (b) acquire such real and personal property as is necessary for the operation of the hospital;
  - (c) borrow money on the credit of the Corporation;
  - (d) subject to the limitation by any specific trust, invest in such securities as are authorized for investments by trustees under the *Trustee Act*;

R.S.O. 1980, c. 512

(e) establish charges for hospital services.

Repeal

**5.** The Strathroy Middlesex General Hospital Act, 1966, being chapter 182, is repealed.

- 6. This Act comes into force on the day it receives Royal Commencement Assent.
- 7. The short title of this Act is the Strathroy Middlesex Short title General Hospital Act, 1989.



# An Act respecting The Windsor Light Opera Association

Assented to February 27th, 1989

Whereas The Windsor Light Opera Association, herein called Preamble the Association, hereby represents that it was incorporated by letters patent dated the 18th day of September, 1961; that the Association is a registered charitable organization within the meaning of the Income Tax Act (Canada); that on the 29th R S.C. 1952. day of May, 1987, the Association acquired a freehold interest in lands located in the City of Windsor and known municipally as 2487 and 2491 Joseph St. Louis Avenue: that the lands are used as a centre for theatre arts for public workshops, performances and other presentations, rehearsals, storage and the creation of scenery and costumes; and whereas the Association hereby applies for special legislation to exempt the aforesaid real property occupied and used by it in the City of Windsor from taxation for municipal and school purposes, other than local improvement rates; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The council of The Corporation of the City of Windsor may pass by-laws exempting from taxes for municipal and school purposes, other than local improvement rates, the land as defined in the Assessment Act, occupied by the Associ- R.S.O. 1980, ation, being the lands and premises described in the Schedule, so long as the land is owned, occupied and used solely for the purposes of the Association.

- Conditions (2) An exemption granted under subsection (1) may be subject to such conditions as may be set out in the by-law.
- 2. A by-law passed under section 1 may be retroactive to Retroactive the 1st day of January, 1988.
- 3. This Act comes into force on the day it receives Royal Commence-Assent.

Short title

**4.** The short title of this Act is the Windsor Light Opera Association Act. 1989.

#### **SCHEDULE**

Those lands and premises located in the City of Windsor in the County of Essex and being composed of part of lots 60 and 61 according to a plan registered in the Land Registry Office for the Registry Division of Essex No. 12 as Number 867, more particularly described as follows:

Bearings herein are referred to the western limit of Registered Plan 867 shown as having a bearing of north 23° 51' 19" west thereon;

COMMENCING at an iron bar found planted in the eastern limit of said Lot 61 distant 60 feet measured southerly therealong from the northeastern corner thereof:

THENCE south 23° 39' 24" east and following the eastern limit of said Lot 61 and said Lot 60, 179.80 feet, more or less, to an iron bar found planted at the southeastern corner of said Lot 60;

THENCE south 66° 13' 45" west and following the southern limit of said Lot 60, 177.33 feet, be the same more or less, to an iron bar found planted in the line between the eastern one-half and the western one-half of said Lot 60:

THENCE north 23° 54′ 10" west and following the last mentioned limit to and along the line between the east one-half and the west one-half of said Lot 61, 180.00 feet to a found iron bar;

THENCE north 66° 17' 35" east, 178.10 feet to the point of commencement.

## An Act respecting the County of Lanark

Assented to March 2nd, 1989

Whereas The Corporation of the County of Lanark hereby Preamble applies for special legislation to enable it to provide facilities to certain local municipalities for the management and disposal of waste, to assume the responsibility for the collection and removal of waste from a local municipality with the agreement of that local municipality, to establish and operate programs in conjunction with certain municipalities for the reduction, recovery, recycling, re-use and composting of waste and to establish facilities for the conversion of waste; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

#### 1. In this Act.

Definitions

- "commercial motor vehicle" means a motor vehicle having permanently attached thereto a truck or delivery body;
- "County" means The Corporation of the County of Lanark;
- "county council" means the council of the County;
- "county officer" means one or more persons designated by by-law under subsection 12 (1);
- "county waste management system" means a waste management system established under this Act:
- "liquid industrial waste or hazardous waste" means hauled liquid industrial waste or hazardous waste as defined in the Environmental Protection Act:

R S.O. 1980. c. 141

- "local municipality" means a village, town or township;
- "municipality" means a municipality as defined in the Munici- R S.O. 1980. pal Affairs Act, and a metropolitan, regional or district municipality, and the County of Oxford or a local board of

a metropolitan, regional or district municipality or of the County of Oxford;

"subscribing municipality" means,

- (a) the townships of Bathurst, Beckwith, Darling, Drummond, Montague, North Burgess, North Elmsley, Pakenham, Ramsay, South Elmsley and South Sherbrooke,
- (b) the towns of Almonte, Carleton Place, Perth and Smiths Falls,
- (c) the Village of Lanark, and
- (d) any local municipality that passes a by-law under subsection 2 (7);
- "waste" means ashes, garbage, refuse, domestic waste, industrial solid waste and such similar waste as may be designated by by-law of the County;

R.S.O. 1980, c. 141

- "waste disposal facility" means a site and the facilities constructed thereon for the disposal or management of waste that are subject to approval under the *Environmental Protection Act* and includes a landfill site, composting site and incinerator;
- "waste management service area" means the geographical area comprising the subscribing municipalities;
- "waste management system" means facilities, equipment and operations for the management and disposal of waste and includes the handling, transportation, storage, processing, disposal and treatment of waste, but does not include the collection of waste and the transportation of such waste by a subscribing municipality, except by agreement between the County and a subscribing municipality.

County waste management system **2.**—(1) The county council shall by by-law establish a waste management system for the waste management service area.

Transition

(2) Despite subsection (1), the subscribing municipalities shall continue to provide waste disposal facilities until the county council passes a by-law stating that the County has established and is ready to operate and manage a waste management system for the waste management service area.

(3) When a by-law is passed under subsection (2), no person or municipality shall establish a waste disposal facility in the waste management service area without the consent of the county council, which consent may be given upon such terms. including the payment of compensation, as may be agreed upon.

(4) If the county council refuses its consent under sub- Appeal to section (3) or the applicant and the county council fail to agree on the terms and conditions related to the consent, the applicant may appeal to the Municipal Board which shall hear and determine the matter, and may impose such terms and conditions as the Municipal Board considers appropriate and the decision of the Municipal Board is final.

(5) Despite subsection (3), a subscribing municipality that Exception is operating a waste disposal facility on the day this Act comes into force may continue to operate the facility after a by-law is passed under subsection (2) until the earlier of the date of the closure of the facility or the date that the subscribing municipality requests the use of the county waste management system.

(6) The County is not responsible for providing waste man- Idem agement services to a subscribing municipality that continues to operate a waste disposal facility under subsection (5) but may charge the subscribing municipality a rate or levy under section 8.

(7) Nothing in this Act affects any contract for the disposal Existing of waste that exists on the day this Act comes into force between any person or municipality and a subscribing municipality but the County and the subscribing municipality may enter into an agreement whereby the County assumes all or part of the benefits and liabilities created by such contract in respect of the disposal of waste.

contracts

(8) A local municipality in the County of Lanark that is not a subscribing municipality may by by-law and with the consent municipalities of the county council and upon such terms, including the payment of compensation, as may be agreed upon, become a subscribing municipality.

(9) If the county council refuses its consent under subsec- Disagreement tion (8) or the local municipality and the county council fail to O.M.B. agree on terms for the consent, the local municipality may refer the matter to the Ontario Municipal Board and the decision of the Municipal Board is final.

(10) Before passing a by-law under subsection (2),

- (a) the County shall enter into an agreement with The Corporation of the Town of Smiths Falls, whereby the County agrees to include the Town of Smiths Falls within its waste management system on such terms, including the payment of compensation, as may be agreed upon; and
- (b) the County shall enter into an agreement with The Corporation of the Township of South Elmsley, whereby the County agrees to include the Township of South Elmsley within its waste management system on such terms, including the payment of compensation, as may be agreed upon.

O M B. to settle agreement

(11) If the County and The Corporation of the Town of Smiths Falls or the County and The Corporation of the Township of South Elmsley are not able to enter into the agreement referred to in subsection (10), the County or The Corporation of the Town of Smiths Falls or The Corporation of the Township of South Elmsley may refer the matter to the Municipal Board.

Determination by O M B

(12) The Municipal Board shall settle the provisions of the agreement referred to it and the parties shall be bound by the agreement, as of the date the by-law is passed under subsection (2), whether the agreement is signed by them or not.

Effect of referral to O M B

- (13) Despite subsection (10), the county council may pass a by-law under subsection (2), if,
  - (a) the matter of the agreement between the County and The Corporation of the Town of Smiths Falls has been referred to the Municipal Board under subsection (11) and The Corporation of the Township of South Elmsley has entered into an agreement under clause (10) (b);
  - (b) the matter of the agreement between the County and The Corporation of the Township of South Elmsley has been referred to the Municipal Board under subsection (11) and The Corporation of the Town of Smiths Falls has entered into an agreement under clause (10) (a); or
  - (c) the matter of the agreement between the County and The Corporation of the Town of Smiths Falls and the matter of the agreement between the County and The Corporation of the Township of South Elmsley have both been referred to the Municipal Board under subsection (11).

3.—(1) The county council may pass by-laws to assume as a part of the county waste management system any solid waste disposal facilities, works and equipment vested in a subscribing municipality, and the facilities, works and equipment specified therein shall vest in the County on the date set out in the by-law.

Transfer of property

(2) The County shall pay to a subscribing municipality on Liabilities or before the due date, all amounts of principal and interest assumed County becoming due upon any outstanding debt of the subscribing municipality in respect of the property vested in the County under subsection (1).

(3) If the County fails to make any payment required by Failure to subsection (2) on or before the due date, the subscribing municipality affected may charge the County interest at the rate of 15 per cent per annum thereon, or such lower rate as the subscribing municipality determines, from the due date until payment is made.

(4) If there is disagreement between the County and a sub- Disagreement scribing municipality as to whether an outstanding debt or O.M.B. portion thereof was incurred in respect of property vested in the County under subsection (1), the County or the local municipality may refer the matter to the Municipal Board and the decision of the Municipal Board is final.

(5) Unless the County and a subscribing municipality agree otherwise, if the County passes a by-law under subsection (1) or enters into an agreement under subsection 2 (7), the subscribing municipality affected shall not be required to provide facilities for the disposal of waste from the date that the vesting takes place or from the date agreed upon, and the County shall be deemed to have assumed such responsibility from that date.

Subscribing not to

(6) When a by-law is passed under section 2, the county Establishcouncil shall establish a reserve fund in regard to a discharge reserve fund of a contaminant to the environment from a waste disposal facility of a subscribing municipality which may occur after the facility has ceased operation and has closed.

ment of

(7) The county council shall deposit in the reserve fund Funding the \$1.00 for each tonne of waste received at its waste disposal facilities or such greater amount per tonne as the county council may determine until the fund is equal to \$1,000,000.00 or such greater amount as the county council may determine.

Alternative methods of funding

(8) The county council may contribute to the reserve fund such additional amounts and through such means as it, in its sole discretion, decides.

Investments and income

- R.S.O. 1980, c. 512
- (9) The money deposited in the reserve fund shall be paid into a special account and may be invested in such securities as a trustee may invest under the *Trustee Act*, and the earnings derived from the investment form part of the reserve fund.

Application to fund

(10) Upon the application of a subscribing municipality, the county council shall reimburse the subscribing municipality from the reserve fund in respect of money paid by the subscribing municipality attributable to any discharge of a contaminant to the environment from a waste disposal facility of the subscribing municipality which occurs after the facility has ceased to be used by such municipality and has been closed.

Disagreement referred to O.M.B

(11) If there is a disagreement between the County and a subscribing municipality as to whether the amount sought to be collected from the reserve fund is properly attributable to a discharge of a contaminant to the environment from a waste disposal facility of a subscribing municipality, the County or the subscribing municipality may refer the matter to the Ontario Municipal Board and the decision of the Municipal Board is final.

Restriction on County obligation

(12) The obligation of the county council to a subscribing municipality under subsection (10) is restricted to the amount of moneys in the reserve fund at the date of the application made under subsection (10).

Maintaining the fund

(13) If a payment is made by county council under subsection (10) before the reserve fund contains at least \$1,000,000.00, the obligation of the county council under subsection (7) continues.

Idem

(14) If a payment is made by county council under subsection (10) after the reserve fund contains at least \$1,000,000.00 and the payment results in the reserve fund containing less than \$1,000,000.00, the county council shall re-establish the reserve fund at \$1,000,000.00 by depositing in the fund moneys at the rate of \$1.00 per tonne of waste received at its waste disposal facilities or such greater amount per tonne as the county council may determine.

General powers of County

- **4.**—(1) For the purposes of establishing a waste management system, the County may,
  - (a) acquire and use land;

- (b) erect, maintain and operate waste disposal facilities;
- (c) prohibit or regulate the dumping, treating and disposing of waste, or any class thereof, upon such land and facilities:
- (d) contract with Her Majesty in right of Canada, Her Majesty in right of a province, any agency of either of them, a municipality or local board thereof; and
- (e) provide standards and regulations for commercial motor vehicles, or any class thereof, used for the haulage of waste to a waste disposal facility.
- (2) For the purposes of this Act, paragraph 84 of section Application 210 of the Municipal Act applies, with necessary modifica- R.S.O. 1980, tions, to the County.

5.—(1) The County may establish and operate programs Recycling for the reduction, recovery, recycling, re-use and composting of waste and resource recovery and may enter into agreements with one or more subscribing municipalities to provide for the joint management and operation of the programs upon such terms, including the payment of compensation, as may be agreed upon.

programs

(2) An agreement under subsection (1) may provide that Agreements the County is responsible for the collection and marketing of waste separated by the public at source for recycling or re-use.

6.—(1) The County may erect, maintain and operate Conversion buildings, structures, machinery or equipment for the recovery, manufacture, production, supply, sale or distribution from domestic or industrial sewage or waste any product, resource, commodity, electrical power or energy, hot water or steam, and for such purposes may,

of waste

- (a) enter into agreements with any person;
- (b) carry on investigations, experiments, research or development;
- (c) construct and maintain pipes, apparatus and equipment on, over, under or across any highway or any other land: and
- (d) acquire any patent or licence or any interest in any patent or licence, or dispose of any patent or licence by sale or otherwise.

R.S.O. 1980, c. 309 does not apply

(2) The *Municipal Franchises Act* does not apply to any act of the County under subsection (1).

Issue of debentures

**7.**—(1) The county council may by by-law authorize the issue of debentures to raise funds for the purposes of this Act without the assent of the electors.

O.M.B. approval (2) A by-law passed under subsection (1) does not come into effect until approved by the Municipal Board.

Costs recovered from subscribing municipality **8.**—(1) The county council may by by-law provide for imposing on and collecting from a subscribing municipality a waste management rate sufficient to pay the whole or such portion as the by-law may specify of the County's costs, including debenture charges and expenditures, of the establishment, maintenance and operation of the county waste management system and any programs established under section 5 or 6 and such rate may be based on the volume, weight or class of waste received from the subscribing municipality or on any other basis that the by-law may specify.

Levy or rate on users

(2) The county council may by by-law impose a levy or rate on subscribing municipalities or persons using the county waste management system to raise any funds required by the County for the purposes of this Act.

Costs in advance of system (3) The levies and rates described in subsections (1) and (2) imposed on subscribing municipalities may be imposed before the establishment of the county waste management system if they are intended to raise funds to establish the county waste management system.

Debt

(4) All rates or levies imposed under subsection (1) or (2) on a subscribing municipality constitute a debt of the subscribing municipality to the County and shall be payable at such times and in such amounts as may be set out in the by-law.

Rates for non-participating subscribing municipalities

(5) Despite subsections (1), (2) and (3), a subscribing municipality that is operating a waste disposal facility pursuant to subsection 2 (5) shall be charged or levied only for the capital and other costs incurred by the County in the establishment of the county waste management system until the subscribing municipality's waste disposal facility is closed or the subscribing municipality requests the use of the county waste management system, whichever is earlier.

Payment by subscribing municipality

- (6) A subscribing municipality,
  - (a) may pay the whole or part of the amount charged to it under this section out of its general funds; and

(b) may pass by-laws under paragraphs 85 and 86 of section 210 of the Municipal Act for imposing rates R.S.O. 1980. to recover the whole or part of the amount charged to it.

9.—(1) The county council may by by-law prescribe one or Routes more routes on local roads with the consent of the subscribing municipality or local municipality affected and on county roads to be used by commercial motor vehicles, or any class or classes thereof, in hauling waste to any waste disposal facility located in the County.

- (2) A by-law passed under subsection (1) may provide dif-Restrictions ferent restrictions on the use of different roads or routes.
- (3) A consent under subsection (1) may be given upon such Terms of terms, including the payment of compensation, as the County and the subscribing municipality or local municipality agree upon.

consent

(4) If a local municipality or subscribing municipality Disagreement refuses its consent under subsection (1) or the County and the OMB local municipality or subscribing municipality fail to agree on the terms for the consent, the County may refer the matter to the Municipal Board and the decision of the Municipal Board is final.

10.—(1) No subscribing municipality shall exercise the Land use for powers granted under clause (a) of paragraph 129 of section by-laws 210 of the Municipal Act.

disposal R.S.O. 1980. c 302

(2) The County may exercise the powers granted under Idem clause (a) of paragraph 129 of section 210 of the Municipal Act in regard to waste.

11.—(1) With the consent of a subscribing municipality, which consent may be given upon such terms, including the payment of compensation, as may be agreed upon, the county council may pass by-laws to assume the responsibility for the collection and removal of waste for that subscribing municipality or for one or more defined areas therein.

Collection and removal of waste in subscribing municipality

(2) A by-law passed under subsection (1) shall not be Consent repealed without the consent of the affected subscribing repeal of municipality, which consent may be given upon such terms, including the payment of compensation, as may be agreed upon.

required for County by-law

(3) On and after the day a by-law is passed under subsec- County tion (1),

responsible for collection of waste

- (a) the County shall be responsible for the collection and removal of waste in the subscribing municipality or defined areas therein to which the by-law applies;
- (b) the County has all the powers conferred by any general or special Act upon the subscribing municipality or local board thereof for the collection and removal of waste;
- (c) no subscribing municipality shall collect or remove waste in the subscribing municipality or defined areas therein to which the by-law applies without the consent of the County, which consent may be given upon such terms, including the payment of compensation, as may be agreed upon;
- (d) all rights and obligations and all personal property of the subscribing municipality pertaining to or exclusively used for the collection and removal of waste in the subscribing municipality or defined areas therein to which the by-law applies are vested in the County;
- (e) subsections 3 (3) and (4) apply with necessary modifications to outstanding debts in respect of the property vested in the County under clause (d); and
- (f) where, before the passing of the by-law, the subscribing municipality had entered into an agreement for another municipality or person to collect and remove waste in the subscribing municipality or defined area therein to which the by-law applies, the County shall be bound by the agreement, and the subscribing municipality is relieved of all liability under the agreement.

Costs recovered from subscribing municipality (4) The county council may by by-law provide for imposing on and collecting from a subscribing municipality in which or in defined areas of which it collects and removes waste, a waste collection rate sufficient to pay the whole or such portion as the by-law may specify of the County costs, including debenture charges, and expenditures for the establishment, maintenance and operation of the waste collection and removal system in the subscribing municipality and such rate may be based on the volume, weight or class of waste collected and removed or on any other basis set out in the by-law.

(5) All rates under subsection (4) constitute a debt of the Debt subscribing municipality to the County and shall be payable at such times and in such amounts as may be set out in the by-law.

(6) A subscribing municipality,

Payment by subscribing

- (a) may pay the whole or part of the amount charged to it under this section out of its general funds; and
- (b) may pass by-laws under paragraphs 85 and 86 of section 210 of the Municipal Act for imposing rates R.S.O. 1980. to recover the whole or part of the amount charged to it

**12.**—(1) The county council may by by-law designate one or more persons as county officers for the purposes of this Act.

officers

(2) In a by-law passed under subsection (1), the county Limitation council may limit the duties or authority, or both, of a county officer in such manner as the county council considers appropriate.

**13.**—(1) Where under the *Planning Act*, 1983, the *Munici*-Powers Act, the 1983, c. 1 the Environmental Assessment Environmental Protection Act, the Ontario Water Resources Act, the Expropriations Act, or any other provincial statute, it 141, 361, is necessary to satisfy any requirement of those Acts or to obtain any approval relating to the establishment, operation and management of a waste management system or any part thereof, a county officer may exercise the powers in subsection (2) for the purpose of satisfying that requirement or obtaining that approval.

R.S.O. 1980, cc. 302, 140,

- (2) For the purposes set out in subsection (1), a county offi- Idem cer, with the consent of the registered owner and occupier or pursuant to an order made under section 14,

  - (a) may enter any place at any reasonable time;
  - (b) may conduct surveys, examinations, investigations, tests and inquiries be conducted;
  - (c) may require that surveys, examinations, investigations, tests and inquiries be conducted;
  - (d) may make, take and remove any samples or extracts;

- (e) may require the making or taking of any samples or extracts; and
- (f) may record or copy information by any method.

Proof of identity

(3) When carrying out his or her duties under this Act, a county officer shall provide identification and authorization upon request.

Order authorizing entry

14.—(1) Upon application by the County to a judge of the District Court, the judge may make an order authorizing the county officer named in the order to enter the land specified in the order, where there is reasonable ground to believe that the land may be suitable for a waste management system or any part thereof and it is necessary to gain entry to the land for the purposes set out in subsection 13 (1) and the county officer has been denied entry on to the land or has been prevented from exercising his or her powers under this Act.

Contents of order

- (2) The order may,
  - (a) authorize the county officer to do anything set out in section 13 and specified in the order;
  - (b) authorize the county officer to use force in carrying out the order as is reasonable in the circumstances;
     and
  - (c) impose other terms, including the payment of compensation, as are just.

Execution of order

(3) The order shall specify the hours and days during which it may be exercised and the date on which it expires.

Commence-

**15.** This Act comes into force on the day it receives Royal Assent.

Short title

**16.** The short title of this Act is the *County of Lanark Act*, 1989.

# An Act respecting Certain Land in the Town Plot of Gowganda in the District of Timiskaming

Assented to June 20th, 1989

Whereas the Roman Catholic Episcopal Corporation of the Preamble Diocese of Sault Ste. Marie hereby represents that it is the registered owner of the land described in section 1; that the Crown, in right of Ontario, by letters patent dated the 23rd day of September, 1909 granted the land to the Roman Catholic Episcopal Corporation of the Diocese of Sault Ste. Marie: that the habendum in the letters patent reads as follows:

To have and to hold unto the said Roman Catholic Episcopal Corporation of the Diocese of Sault Ste. Marie for church purposes;

that the land was in fact never used for church purposes and has always remained vacant; that the applicant wishes to remove the cloud from the title created by the habendum in the original letters patent; and whereas the applicant applies for special legislation for such purposes; and whereas it is deemed expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The letters patent dated the 23rd day of September, Amendment 1909, granting to the Roman Catholic Episcopal Corporation patent of the Diocese of Sault Ste. Marie all of Lot 61 on the North Side of Seventh Street in the Town Plot of Gowganda in the Township of Nicol in the District of Timiskaming (formerly the District of Nipissing), being the lands registered in the Land Registry Office for the Land Titles Division of Timiskaming (No. 54) as Parcel 5986 in the register for Nipissing North Division, are amended by striking out "for church purposes" in the habendum of the letters patent as set out in the

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the Gowganda Town Plot Land Act, 1989.

# An Act respecting the City of Windsor

Assented to June 20th, 1989

Whereas The Corporation of the City of Windsor, herein Preamble called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) In this section, "ship" means a vessel propelled Definition through water by any means of power.

(2) Section 222 of the Municipal Act applies with necessary By-laws modifications to adult entertainment parlours on ships within adult the limits of the City of Windsor.

entertainment parlours on

2.—(1) Section 3 of the City of Windsor Act, 1988, being R.S.O. 1980, chapter Pr9, is repealed and shall be deemed never to have c. 302 come into force.

- (2) Subsection 3 (9) of the City of Windsor Act, 1982, being chapter 94, shall be deemed to have been repealed on the 31st day of December, 1987.
- (3) Despite subsections (1) and (2), a person who, contrary to section 3 of the City of Windsor Act, 1982, and any by-law thereunder, demolished a building after the 31st day of December, 1987 and before the coming into force of this Act is not liable to be prosecuted for the contravention of section 3 of the City of Windsor Act, 1982 and any by-law thereunder.
- 3. This Act comes into force on the day it receives Royal Commence-Assent.
- 4. The short title of this Act is the City of Windsor Act, Short title 1989.



#### An Act to revive 561239 Ontario Inc.

Assented to June 20th, 1989

Whereas John MacDonald, Wayne Paton and Thomas Ireson Preamble hereby represent that 561239 Ontario Inc., herein called the Corporation, was incorporated by certificate of incorporation dated the 25th day of November, 1983; that the Minister of Consumer and Commercial Relations by order dated the 21st day of August, 1986, and made under the authority of section 239 of the Business Corporations Act, 1982, being chapter 4, cancelled the certificate of incorporation of the Corporation for default in complying with section 5 of the Corporations R.S.O. 1980, Information Act, and declared the Corporation to be dissolved on the 21st day of August, 1986; that the applicants were all the directors and the holders of the common shares of the Corporation at the time of its dissolution; that the request under section 5 of the Corporations Information Act, although sent to each of the applicants as directors, was received by two of them who forwarded them on to John MacDonald, the chief corporate officer, for action but were not received by him; that none of the directors was aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of its dissolution was carrying on active business and active business has continued to be carried on in the name of the Corporation since the time of its dissolution; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario. enacts as follows:

1. 561239 Ontario Inc. is hereby revived and is, subject to Revival any rights acquired by any person after its dissolution, hereby restored to its legal position including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as of the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is 561239 Ontario Inc. Act, 1989.

# An Act respecting The Madawaska Club Limited

Assented to June 20th, 1989

Whereas The Madawaska Club Limited, herein called the Preamble Club, hereby represents that it was incorporated with share capital by letters patent dated the 12th day of July, 1898; that the letters patent provide that shares of the Club or any interest in land held by the Club may not be acquired, held by, assigned or transferred to any person, other than certain specified persons, who is not a graduate, undergraduate or official of The University of Toronto or of The School of Practical Science: that any lands conveyed or leased in disregard thereof are forfeited to the Crown; that the Crown in right of Ontario, by letters patent dated the 6th day of October, 1952 granted to the Club the lands described in the Schedule: that the said letters patent superseded letters patent granting the same lands to the Club dated the 23rd day of October, 1904 and the 18th day of August, 1913 which contained errors; that the letters patent dated the 6th day of October, 1952 provide that they are issued subject to the limitations and conditions set out in the 1898 letters patent; that the applicant wishes the letters patent dated the 6th day of October, 1952 be amended to remove the provision restricting the acquisition of interest in the lands; and whereas the applicant applies for special legislation for such purpose; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The letters patent dated the 6th day of October, 1952, Letters granting to The Madawaska Club Limited the lands described amended in the Schedule, are amended by striking out, in the seventh paragraph, the following:

and that, while there may be transfers of particular portions of the said lands from one shareholder of the Club to another shareholder therein, no person not connected with The University of Toronto or The School of

Practical Science in the manner and to the extent defined in the Charter of the said Club, other than those specified in the said Charter, shall acquire any interest in any of the said lands.

PROVIDED, always, that any of the said lands conveyed or leased in disregard hereof shall thereby become forfeited to Us. Our Heirs and Successors.

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the Madawaska Club Limited Act. 1989.

#### **SCHEDULE**

The land situate in the Township of Georgian Bay, formerly in the Township of Gibson, in The District Municipality of Muskoka containing 1124 and 5/10th acres, more or less, and being composed of broken lots 45, 47 and 48 in the ninth concession, lots 43, 44, 45, 46, 47, 48, 49 and 50 in the tenth concession, lots 43, 44, 45 and 46 in the eleventh concession, lots 43, 44, 45 and 46 in the twelfth concession and Lot 46 in the thirteenth concession in the Township of Georgian Bay, as shown on Plan M-163, filed in the Office of Land Titles at Bracebridge, Ontario.

Together with all pine trees on that part of the lands granted by the letters patent lying south of the Go-Home River, but excepting and reserving unto the Crown, all pine trees on that part thereof lying north of the said river.

Excepting and reserving unto the Crown, the free use, passage and enjoyment of all navigable waters found on or under or flowing through or upon any part of the said parcel.

Being the whole of Parcel 10622.

#### An Act to revive Port Bruce Boat Club

Assented to June 20th, 1989

Whereas Hulme Pattinson and Donald Campbell hereby rep- Preamble resent that Port Bruce Boat Club, herein called the Corporation, was incorporated by letters patent dated the 4th day of December, 1957; that the Minister of Consumer and Commercial Relations by order dated the 17th day of July, 1979 and made under the authority of subsection 251 (3) of The Corporations Act, being chapter 53 of the Revised Statutes of Ontario, 1970, cancelled the letters patent of the Corporation for default in filing annual returns under The Corporations Information Act, 1976, being chapter 66, and declared the Corporation to be dissolved on the 17th day of July, 1979: that the applicants are the only remaining members of the Corporation: that notice of default was apparently sent to the Corporation at its address as shown in the files of the Ministry of Consumer and Commercial Relations: that the default occurred by reason of inadvertence; that none of the applicants was aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of its dissolution was carrying on the social and other functions authorized by its letters patent and since that time those functions have continued to be carried on in the name of the Corporation; and whereas the applicants

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

hereby apply for special legislation reviving the Corporation;

and whereas it is expedient to grant the application;

1. The Port Bruce Boat Club is hereby revived and is, sub-Corporation ject to any rights acquired by any person after its dissolution. hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Commence

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the Port Bruce Boat Club Act, 1989.

# An Act to continue The Corporation of the Village of Killaloe Station under the name of The Corporation of the Village of Killaloe

Assented to June 20th, 1989

Whereas The Corporation of the Village of Killaloe Station Preamble hereby applies for special legislation to change its name to The Corporation of the Village of Killaloe; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The Corporation of the Village of Killaloe Station is Name change hereby continued under the name of The Corporation of the

Village of Killaloe.

2. Any references to The Corporation of the Village of References to Killaloe Station in any Act, regulation, by-law, agreement or other document passed, made, entered into or executed before the coming into force of this Act shall be deemed to be a reference to The Corporation of the Village of Killaloe.

former name

- 3. The Village of Killaloe Station Act, 1960, being chapter Repeal 146, is repealed.
- 4. This Act comes into force on the day it receives Royal Commence-Assent.
- 5. The short title of this Act is the Village of Killaloe Act, Short title 1989.



# An Act respecting the City of Toronto

Assented to July 13th, 1989

Whereas The Corporation of the City of Toronto hereby Preamble applies for special legislation in respect of the matter hereinafter set forth; and whereas it is expedient to grant the application:

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Despite the Municipal Act and the Municipality of Title of Metropolitan Toronto Act,

members of council R.S.O. 1980.

- (a) members of the council of the City of Toronto, cc. 302, 314 except the mayor, shall have the title "alderman". "councillor", "city alderman" or "city councillor" as council may by by-law determine; and
- (b) members of council, except the mayor, shall have the title "city councillor" until the council passes a by-law under clause (a).
- (2) Subsections 30 (10) and (11) of the Municipal Act apply Idem with necessary modifications to a by-law passed under clause (1) (a).
- 2. This Act comes into force on the day it receives Royal Commence-Assent.
- 3. The short title of this Act is the City of Toronto Act, Short title 1989.



# An Act respecting Sarnia General Hospital

Assented to July 13th, 1989

Whereas Sarnia General Hospital Commission hereby repre-Preamble sents that it was established to conduct the affairs of the Sarnia General Hospital by An Act respecting the Sarnia General Hospital, being chapter 163 of the Statutes of Ontario, 1920; that it is desirable to incorporate the Hospital Commission under the name of Sarnia General Hospital; that it is further desirable to permit the hospital corporation to borrow such sums as may be required for the operation, improvement and expansion of the hospital; and whereas the Sarnia General Hospital Commission hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application:

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act.

Definitions

"board" means the board of commissioners of the hospital corporation;

"hospital corporation" means Sarnia General Hospital incorporated under section 2.

2. Sarnia General Hospital is established as a corporation Incorporation without share capital and shall be composed of the persons who comprise its board of commissioners.

3.—(1) The affairs of the hospital corporation shall be Management managed by a board of commissioners.

(2) The board shall be composed of,

Composition of board

(a) nine persons appointed by the council of The Corporation of the City of Sarnia of whom not more than one may be a member of council;

- (b) not more than two persons appointed by by-law of the board; and
- (c) such other persons as are provided for under the *Public Hospitals Act*.

R.S.O. 1980, c. 410

Term

(3) Members of the board shall be appointed for a term of three years and until their successors are appointed.

Idem (4) Despite subsection (3), a member of the board who is also a member of council shall be appointed for a term of one year.

Reappointment

Powers

Personal

property

Real

property

(5) Members of the board are eligible for re-appointment.

Quorum (6) A majority of the members of the board constitutes a quorum.

Vacancies (7) If a vacancy occurs in the membership of the board, the body who appointed the member shall appoint a person to fill the vacancy and the appointee shall hold office for the remainder of the unexpired portion of the term of the vacating member.

Remuneration (8) Members of the board shall serve without remuneration except for actual disbursements incurred in connection with the affairs of the hospital corporation and approved by the board.

(9) The members of the Hospital Commission in office immediately before the coming into force of this Act shall continue to hold office as board members of the hospital corporation until the term of office of the member expires.

Objects

4. The objects of the hospital corporation are to operate, maintain and manage a public hospital in the County of Lambton.

**5.** The board has the power to carry out the objects of the hospital corporation and do all things necessary in connection therewith.

**6.**—(1) All personal property used by the hospital corporation in the operation of the hospital is vested in the hospital corporation.

(2) The land, buildings and fixtures owned by The Corporation of the City of Sarnia on the day this Act comes into force for hospital purposes continue to be vested in the City until disposed of by it and The Corporation of the City of Sar-

nia may continue to acquire and hold land, buildings and fixtures for hospital purposes.

(3) All trusts and gifts made to or intended for Sarnia Gen-Trusts, gifts eral Hospital shall be held by the hospital corporation and administered by the board.

7. Subject to the Public Hospitals Act, the hospital cor-Borrowing poration may borrow such sums as may be required for the R.S.O. 1980. operation, improvement and expansion of the hospital at such c. 410 rates of interest and for such periods of time as the board considers necessary.

#### **8.** The following are repealed:

Repeals

- An Act respecting the Sarnia General Hospital, being chapter 163 of the Statutes of Ontario, 1920.
- The Sarnia General Hospital Act, 1928, being chapter 110.
- The Sarnia General Hospital Act, 1946, being chapter 138.
- The Sarnia General Hospital Act, 1955, being chap-4. ter 113.
- The Sarnia General Hospital Act, 1956, being chap-
- 9. This Act comes into force on the day it receives Royal Commence-Assent.
- 10. The short title of this Act is the Sarnia General Hospi- Short title tal Act. 1989.

# An Act respecting the Centre culturel d'Orléans

Assented to July 13th, 1989

Preamble

Whereas the Centre culturel d'Orléans, herein called the Centre, was incorporated by letters patent on the 9th day of June, 1983; that the objects of the Centre are to acquire, maintain and operate a cultural centre; that on the 1st day of September, 1984, the council of The Corporation of the City of Gloucester leased the land described in the Schedule for the construction by the Centre of the cultural centre; that the cultural centre was constructed and has since its completion been maintained and operated in accordance with the purposes of the Centre; that the Centre is a registered charity within the meaning of the *Income Tax Act* (Canada); that it is desirable that provision be made to authorize the council of The Corporation of the City of Gloucester to exempt the real property of the Centre from taxation for municipal and school purposes, other than local improvement rates; and whereas the Centre has applied for special legislation for such purposes; and whereas it is expedient to grant the application;

R.S.C. 1952, c. 148

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

Tax exemption

c 31

1.—(1) The council of The Corporation of the City of Gloucester may pass by-laws exempting from taxes for municipal and school purposes, other than local improvement rates, the land, as defined in the Assessment Act, occupied by the Centre, being the lands and premises described in the Schedule, so long as the land is occupied and used solely for the purposes of the Centre.

R.S.O. 1980.

(2) An exemption granted under subsection (1) may be subject to conditions as may be set out in the by-law.

Restriction

Conditions

(3) An exemption granted under subsection (1) does not apply in respect of any portion of the land used for commercial purposes.

#### CHAPITRE Pr21

# Loi concernant le Centre culturel d'Orléans

Sanctionnée le 13 juillet 1989

Attendu que le Centre culturel d'Orléans, ci-après appelé le Préambule Centre, a été constitué en personne morale par lettres patentes datées du 9 juin 1983; que la mission du Centre est d'acquérir et de faire fonctionner un centre culturel; que le 1er septembre 1984, le conseil de la cité de Gloucester a fourni, par voie de bail, le bien-fonds décrit à l'annexe pour permettre au Centre d'y construire le centre culturel; que le centre culturel a été construit et qu'il a fonctionné, depuis l'achèvement de la construction, conformément aux buts du Centre; que le Centre est un organisme de charité enregistré au sens de la Loi de l'impôt sur le revenu (Canada); qu'il est S.R.C. 1952. souhaitable que le conseil de la cité de Gloucester soit autorisé à exonérer les biens immeubles du Centre des impôts levés aux fins municipales et scolaires, à l'exception des redevances pour aménagements locaux; que le Centre a présenté une demande en vue d'obtenir l'adoption d'une loi spéciale à cette fin; et attendu qu'il est opportun de faire droit à cette demande:

Sa Majesté, sur l'avis et avec le consentement de l'Assemblée législative de la province de l'Ontario, décrète ce qui smit .

1 (1) Le conseil de la cité de Gloucester peut, par voie de Exonération règlement municipal, exonérer des impôts aux fins municipales et scolaires, à l'exception des redevances pour aménagements locaux, le bien-fonds, au sens de la définition figurant à la Loi sur l'évaluation foncière, occupé par le Centre et qui est L.R.O. 1980, décrit à l'annexe, tant que le bien-fonds est occupé et utilisé uniquement aux fins du Centre.

- (2) L'exonération accordée en vertu du paragraphe (1) peut être assujettie aux conditions précisées dans le règlement municipal.
- (3) L'exonération accordée en vertu du paragraphe (1) ne Restriction s'applique pas à l'égard d'une partie du bien-fonds utilisée à des fins commerciales.

Cancellation of arrears

**2.** The council of The Corporation of the City of Gloucester may by by-law cancel any or all taxes levied for municipal and school purposes, other than local improvement rates, on the lands and premises described in the Schedule since the 1st day of September, 1984.

Deemed exemption R.S.O. 1980, cc. 439, 31

**3.** For the purposes of subsection 121 (10) of the *Regional Municipality of Ottawa-Carleton Act*, the exemption from taxation granted under section 1 shall be deemed to be an exemption provided under section 3 of the *Assessment Act*.

Commencement **4.** This Act comes into force on the day it receives Royal Assent.

Short title

5. The short title of this Act is the Centre culturel d'Orléans Act, 1989.

#### **SCHEDULE**

That parcel of land and premises in the City of Gloucester, in The Regional Municipality of Ottawa-Carleton, being composed of that part of Lot 38, registrar's compiled Plan No. 906, designated as Parts 1 and 2 on Plan 5R-8061.

2 Le conseil de la cité de Gloucester peut adopter un Annulation de règlement municipal annulant tout ou partie des impôts levés pôts aux fins municipales et scolaires sur le bien-fonds décrit à l'annexe à compter du 1er septembre 1984, à l'exception des redevances pour aménagements locaux.

l'arriéré d'im-

3 Pour l'application du paragraphe 121 (10) de la Loi sur Exonération la municipalité régionale d'Ottawa-Carleton, l'exonération L.R.O. 1980, d'impôts accordée en vertu de l'article 1 est réputée une exemption prévue à l'article 3 de la Loi sur l'évaluation foncière.

chap. 439, 31

4 La présente loi entre en vigueur le jour où elle reçoit la Entrée en sanction royale.

vigueur

5 Le titre abrégé de la présente loi est Loi de 1989 sur le Titre abrégé Centre culturel d'Orléans.

#### **ANNEXE**

Le bien-fonds situé dans la cité de Gloucester, dans la municipalité régionale d'Ottawa-Carleton, constitué de la partie du lot 38 du plan dressé par le registrateur portant le numéro 906, et désigné comme les parties 1 et 2 sur le plan 5R-8061.



# An Act respecting Royal Botanical Gardens

Assented to July 13th, 1989

Whereas the Board of the Royal Botanical Gardens hereby Preamble represents that it was incorporated by The Royal Botanical Gardens Act. 1941, being chapter 75, and that its membership was increased by The Royal Botanical Gardens Act, 1954, being chapter 125 and The Royal Botanical Gardens Act. 1959, being chapter 130; and whereas the applicant hereby applies for special legislation providing for a modification of its organization, government and administration; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act.

Definitions

"board of directors" means the board of directors of the Royal Botanical Gardens;

"corporation" means the corporation continued by subsection 2(1).

2.—(1) The Board of the Royal Botanical Gardens, as Corporation incorporated by The Royal Botanical Gardens Act, 1941, being chapter 75, is continued as a corporation without share capital under the name of "Royal Botanical Gardens", consisting of the members of the board of directors.

- (2) The fiscal year of the corporation begins on the 1st day Fiscal year of January in each year and ends on the 31st day of December in the same year.
- (3) The Corporations Act does not apply to the corpora- R.S.O. 1980, tion. not to apply
  - **3.** The objects of the corporation are,

Objects

(a) to develop, assemble, document and maintain living collections of plants and animals;

- (b) to maintain nature preserves;
- (c) to protect specific environments and flora and fauna that are of special value as parental stocks or may be in danger of extinction;
- (d) to exhibit its collections to the public in cultivated and natural areas, museums and galleries;
- (e) to conduct botanical, horticultural and related biological research;
- (f) to prepare and distribute publications in the areas of research referred to in clause (e);
- (g) to act as an information resource centre for plant sciences and the understanding of natural phenomena, and conduct educational programs, including extension activities;
- (h) to develop supporting resources such as herbaria, libraries, conservatories, greenhouses and propagation facilities: and
- to co-operate with other institutions of learning, (i) research and extension on matters pertaining to biology, horticulture, landscape design, floral art and related pursuits appropriate to a botanical garden.

Board of

- 4.—(1) The affairs of the corporation shall be managed and controlled by a board of directors composed of the following members:
  - A maximum of six persons appointed by the council of The Regional Municipality of Hamilton-Wentworth for a term concurrent with the council's term and until their successors are appointed.
  - A maximum of three persons appointed by the council of The Regional Municipality of Halton for a term concurrent with the council's term and until their successors are appointed.
  - Two persons appointed by the Lieutenant Governor in Council for a term of three years.
  - Two persons appointed by the Governor in Council, 4. on the recommendation of the board of directors, for a term of three years.

- If less than the maximum number of persons are appointed under paragraph 1, 2, 3 or 4, the board of directors may appoint persons in their stead for a term to be determined by by-law.
- The President of McMaster University, by virtue of 6. office.
- 7. The President of the Royal Botanical Gardens Auxiliary, by virtue of office.
- Nine persons appointed by the board of directors to serve for a term to be determined by by-law.
- (2) A vacancy that occurs on the board of directors shall be Vacancies filled by the body or person that appointed the director whose office is vacant to hold office for the remainder of the unexpired term.
- (3) A majority of the appointed members of the board of Quorum directors constitutes a quorum.
- (4) Every member of the board of directors may, with the Members consent of the corporation, be indemnified out of the funds of the corporation from all costs, charges and expenses sustained or incurred.

- (a) in any action or proceeding brought against the member in respect of any act, matter or thing done or permitted by the member in the execution of the duties of office; and
- (b) in relation to the affairs thereof, except such costs, charges or expenses as are occasioned by the member's wilful neglect or default.
- 5. The board of directors has all the powers necessary to Powers of achieve the objects of the corporation and, without limiting the generality of the foregoing, may,

- (a) make by-laws,
  - (i) respecting the administration of the corporation's affairs.
  - (ii) governing the use by the public of the corporation's facilities, property and equipment,
  - (iii) requiring the payment of fees for the admission of the public or any class of it to the

facilities and property, and prescribing the amounts of the fees,

- (iv) providing for memberships, and prescribing the qualifications and terms of membership and the fees, if any, to be paid for it, and
- (v) providing for and regulating meetings of the members;
- (b) appoint a chief operating officer who has general supervision and direction over the operation and staff of the corporation and providing for the termination of such appointment;
- (c) appoint, promote, transfer or remove officers and staff as are necessary for the proper conduct of the corporation's affairs;
- (d) fix the duties, salaries and qualifications of office or employment and other emoluments of the chief operating officer and members of the corporation's staff;
- (e) provide for the retirement and superannuation of persons mentioned in clauses (b) and (c);
- (f) appoint by resolution a director or directors of the board, or any other persons, to execute on behalf of the board of directors any documents and other instruments in writing and to affix the corporation's seal to them:
- (g) pass a by-law authorizing the directors to elect from among their number an executive committee consisting of at least three persons and to delegate to the executive committee any powers of the board of directors, subject to any restrictions contained in the by-law or imposed by the directors, and authorizing the directors to fix the quorum of the executive committee at not less than a majority of its members;
- (h) appoint committees from the directors and such other committees as are considered desirable, and confer upon them authority to act for the board of directors with respect to any matter;

- (i) establish, maintain and operate public gardens and related facilities as required or convenient for carrying out the corporation's objects:
- enter into agreements with associations or organiza-(i) tions having objects similar to those of the corporation:
- (k) enter into agreements with the governing bodies of universities, colleges or schools in areas consistent with the corporation's objects, including the interchange of staff:
- acquire, hold and dispose of real and personal property; and
- (m) solicit, receive and hold gifts for any purpose related to the corporation's objects on such trusts and conditions as seem proper to the board of directors, and administer and dispose of them in accordance with the trusts and conditions.
- **6.**—(1) So long as the lands owned by the corporation are Tax occupied by and used for the purposes of the corporation, they are exempt from taxes for municipal and school purposes other than local improvement rates.

(2) The exemption granted under subsection (1) does not Restriction apply to land used by the corporation to operate a tea house or to land described in the Schedule.

(3) For the purposes of subsection 90 (9) of the Regional Deemed Municipality of Halton Act and subsection 101 (9) of the exemption R.S.O. 1980, Regional Municipality of Hamilton-Wentworth Act, the exemp- cc. 436, 437, tion from taxation granted under subsection (1) shall be 31 deemed to be an exemption provided under section 3 of the Assessment Act.

7. The corporation's property and the income and profits Application of property of all its property shall be applied solely to achieving its objects.

8. The funds of the corporation not immediately required Investment of for its objects and the proceeds of all property that come to the corporation, subject to any trust affecting the property, may be invested and reinvested in any investments that the board of directors considers appropriate.

Audit

**9.**—(1) The accounts and financial transactions of the board of directors shall be audited annually by an auditor appointed by the board.

Annual report, etc.

(2) The corporation shall deliver a copy of the annual report to the Minister of Culture and Communications, the clerk of The Regional Municipality of Halton and the clerk of The Regional Municipality of Hamilton-Wentworth.

Idem

(3) A copy of the annual report shall be provided to any member of the Royal Botanical Gardens who requests a copy.

Borrowing powers

10.—(1) The board of directors may borrow money upon the credit of the corporation, may issue bonds, debentures or other securities of the corporation, may pledge or sell them for such sums or at such prices as may be considered expedient or necessary, and may use the corporation's real or personal property as collateral.

Trust property

(2) Nothing in this Act authorizes the board of directors to alienate or use as collateral any real or personal property acquired by the corporation on the condition that the property not be alienated or used as collateral.

Dissolution

11. Upon dissolution of the corporation and after payment of all debts and liabilities, the remaining property of the corporation shall be distributed or disposed of to a charitable organization in Canada having objects similar in nature to those of the corporation.

Transition

**12.** The members of the Board of the Royal Botanical Gardens holding office immediately before this Act comes into force shall continue to hold office and constitute the board of directors under this Act until the members of the board of directors are appointed or named under section 4.

Repeals

13. The Royal Botanical Gardens Act, 1941, being chapter 75, The Royal Botanical Gardens Act, 1954, being chapter 125 and The Royal Botanical Gardens Act, 1959, being chapter 130, are repealed.

Commencement **14.** This Act comes into force on the day it receives Royal Assent.

Short title

15. The short title of this Act is the Royal Botanical Gardens Act, 1989.

# **SCHEDULE**

### Land in the Town of Flamborough as follows:

Roll No.	Subordinate	Description	Area
56700	0020	Concession 1, Part Lot 19	17.90
57000	0020	Concession 1, Part Lot 19	21.00
57400	0000	Concession 2, Part Lots 20 and 21	9.87
29800	0000	Concession 2, Part Lots 21 and 22	13.58



# An Act respecting the City of Hamilton

Assented to July 13th, 1989

Whereas The Corporation of the City of Hamilton, herein Preamble called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

#### 1. In this Act.

Definitions

- "employee" includes a person who,
  - (a) performs any work for or supplies any services to an employer, or
  - (b) receives any instructions or training in the activity, business, work, trade, occupation or profession of the employer;
- "inspector" means a person appointed by the council of the Corporation under clause 2 (1) (j);
- "smoking" includes carrying a lighted cigar, cigarette or pipe and "smoke" has a corresponding meaning;
- "smoking policy" means a written policy that attempts to accommodate the preferences of smokers and non-smokers in a workplace;
- "supervisor" means a person who has charge of a workplace or authority over an employee;
- "workplace" means any enclosed area of a building or structure in which an employee works.
  - **2.**—(1) The council of the Corporation may pass by-laws,

- (a) requiring every employer in the City of Hamilton, or any class thereof, within the time specified in the by-law, to adopt and implement a smoking policy in respect of each workplace under the control, supervision or ownership of the employer;
- (b) requiring every employer required by by-law to adopt and implement a smoking policy and every such employer and every supervisor employed by such employer to maintain that smoking policy in the workplace for which it was adopted and to give notice of the adoption of the smoking policy to each employee in the workplace within the time specified in the by-law;
- (c) providing that the smoking policy shall either totally prohibit smoking in the workplace or shall prohibit smoking in the workplace except in designated smoking rooms and designated smoking areas;
- (d) providing that a reception area, lobby, hallway, washroom or private office shall not be a designated smoking room or designated smoking area;
- (e) requiring that designated smoking areas and designated smoking rooms be clearly identified as such;
- (f) providing that, in establishing designated smoking rooms and designated smoking areas, the employer shall take into account the concerns and preferences of both non-smoking and smoking employees;
- (g) requiring that a designated smoking room be enclosed and ventilated in accordance with the bylaw, but no employer shall be required to make any expenditures or structural alterations to the workplace to accommodate the preferences of either non-smoking or smoking employees;
- (h) providing that parts of a dining room, cafeteria or lunch room, not exceeding a total of 80 per cent of the room's seating capacity, may be designated smoking areas, and providing that the employer shall use moveable or permanent dividers to clearly separate designated smoking areas from non-smoking areas;
- (i) prohibiting any person from smoking in a workplace contrary to the smoking policy adopted for that workplace;

- (i) appointing inspectors;
- (k) prescribing the size, location and details of the signs which an employer or supervisor is required by the by-law to erect in the workplace;
- prescribing the method by which any notice is (1)required to be given by the employer or supervisor;
- (m) providing that any employer or supervisor who permits smoking in a workplace contrary to the smoking policy adopted for that workplace is guilty of an offence.
- (2) A by-law passed under clause (1) (g) may require that designated smoking rooms in a building or structure constructed after 1991 be ventilated separately from the remainder of the building or structure.

Ventilation requirements

3.—(1) For the enforcement of any by-law passed under Inspection of this Act, an inspector, upon producing proper identification, may, at all reasonable hours, enter any workplace or any building or structure in which a workplace is situate, and may make examinations, investigations and inquiries.

(2) An inspector who enters a workplace under subsection Inspection of (1) may request the production of property relevant to the investigation and the person in control of the property shall make it available for inspection.

(3) An inspector may remove a document in order to make Copies copies but shall promptly return it to the person from whom it was taken.

(4) A copy of a document removed is admissible in evi- Admissibility dence in any proceeding as proof, in the absence of evidence to the contrary, of the original document and its contents.

of copies

(5) If a workplace is also a dwelling,

Where workplace is a dwelling

- (a) no inspector may enter that workplace without the consent of the occupant or without first obtaining and producing a warrant; and
- (b) the inspection is limited to that part of the dwelling used as a workplace.

Obstruction of inspector prohibited

(6) No person shall hinder or obstruct an inspector lawfully carrying out the enforcement of any by-law passed under this section.

Application for warrant

- (7) An inspector may apply to a justice of the peace for a warrant if an entry and inspection is reasonably necessary to enforce the by-law and if any person,
  - (a) denies entry or access to an inspector through or over a workplace or through or over any building or structure in which a workplace is situate;
  - (b) instructs or directs an inspector to leave a workplace or any building or structure in which a workplace is situate;
  - (c) obstructs an inspector from carrying out the enforcement of a by-law passed under this Act; or
  - (d) refuses to comply with a request for the production of any thing, the production of which is requested for the purpose of an examination, investigation or inquiry.

Warrant by justice of the peace

- (8) A justice of the peace may issue a warrant authorizing an inspector to act as mentioned in clause (a) in respect of the workplace or building or structure specified in the warrant, by force if necessary, together with such police officers as may be called upon to assist the inspector if the justice of the peace is satisfied on evidence under oath.
  - (a) that there is reasonable and probable ground for believing that it is necessary,
    - (i) to enter and have access to any workplace or any building or structure in which a workplace is situate to enforce the by-law, or
    - (ii) to make examinations, investigations and inquiries for the purpose of this Act or the enforcement of any by-law passed under this Act; and
  - (b) that an inspector,
    - (i) has been denied entry to the workplace or to any building or structure in which a workplace is situate.

- (ii) has been instructed or directed to leave the workplace or any building or structure in which a workplace is situate,
- (iii) has been obstructed, or
- (iv) has been refused production of any thing related to an examination, investigation or inquiry.
- (9) A warrant issued under this section shall be executed at Execution of reasonable times as specified in the warrant.

warrant

(10) A warrant issued under this section shall state the date Expiry of upon which it expires, which shall be a date not later than fifteen days after the warrant is issued.

(11) A justice of the peace may receive and consider an Application application for a warrant under this section without notice to notice and in the absence of the employer, owner, occupier or supervisor of the workplace or of the building or structure in which a workplace is situate.

4. This Act comes into force on the day it receives Royal Commence-Assent.

5. The short title of this Act is the City of Hamilton Act, Short title 1989.



## An Act respecting London Regional Art and Historical Museums

Assented to July 13th, 1989

Whereas The Corporation of the City of London hereby Preamble applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application:

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act.

Definitions

"board" means the board of directors of the Museums;

"City" means The Corporation of the City of London;

"corporation" means London Regional Art and Historical Museums referred to in subsection 2 (1):

"general membership" means the general membership referred to in section 6.

2.—(1) London Regional Art Gallery is hereby continued Corporation as a non-profit corporation without share capital under the name "London Regional Art and Historical Museums".

continued

(2) The objects of the corporation are,

Objects

- (a) to provide a permanent community institution in the service of society and its development, for use by the public;
- (b) to acquire, conserve, research, communicate and exhibit, for purposes of study, education and enjoyment, material evidence of people and their environment;

- (c) to provide a community facility for acquiring, conserving, preserving and exhibiting art and artifacts, and for provide a comprehensive education and research program;
- (d) to maintain the proper environment for the maintenance and exhibition of the collection.

Board of directors

- 3.—(1) The corporation shall be under the management and control of a board of directors consisting of,
  - (a) one person appointed by and from the council of the City for a term of office not exceeding three years as the council shall decide;
  - (b) one person appointed by and from The London and Middlesex Historical Society for a term of office not exceeding three years as the Society shall decide;
  - (c) one person appointed by and from The London Public Library Board for a term of office not exceeding three years as the Library Board shall decide:
  - (d) one person elected by and from Canadian Artists' Representation for a term of office not exceeding three years as Canadian Artists' Representation shall decide:
  - (e) two persons appointed by and from the London Historical Museums Association for a term of office not exceeding three years as the Association shall decide:
  - (f) two persons elected by and from the Volunteer Committee of the corporation for a term of office not exceeding three years as the Volunteer Committee shall decide:
  - (g) four persons elected by and from the general membership of the corporation for a term of office not exceeding three years as the general membership shall decide: and
  - (h) nine persons elected under subsection (2) for a term of office not exceeding three years as the board shall decide.
- Idem

fessional artist who resides in the City of London or the County of Middlesex and who is not a member of Canadian Artists' Representation.

(3) Before electing any of the nine directors referred to in Notice subsection (2), the board shall publish a notice in a newspaper of general circulation in the City of London and County of Middlesex inviting nominations or applications of persons for election to the nine directorships and shall consider the nominations or applications.

(4) The board and the electing and appointing bodies refer-Staggered red to in clauses (1) (a) to (g) shall, in consultation with each other, stagger or vary the length of terms of office of directors appointed or elected by them so that as nearly as possible the terms of office of seven directors shall expire annually and, if the board and the electing and appointing bodies are unable to agree on the order in which the directors' terms are to expire, the board shall determine the matter.

(5) The failure to appoint or elect a director as provided in Effect of subsection (1), (2) or (7) does not invalidate the composition of the board or impair the powers of the board or of the remaining directors and, if a default continues for three months after an appointment or election should have been made, the remaining directors may, but are not obliged to, elect a director to fill the vacancy.

(6) A vacancy on the board occurs when a director resigns, dies or becomes incapable of acting as a director or if the board by resolution declares the seat of a director to be vacant by reason of his or her absence from three consecutive meetings of the board without being authorized to do so by the board

vacancy

(7) If a vacancy on the board occurs before the term of Idem office for which a person has been appointed or elected has expired, the vacancy may be filled by the same authority which appointed or elected the person whose seat is vacant, and a person so appointed or elected shall hold office for the remainder of the unexpired term.

(8) Directors shall hold office until their successors are Reappointappointed or elected and, subject to subsection (9), are eligible for reappointment or re-election.

(9) No director shall hold office for more than two consecu- ldem tive terms of three years each, but is again eligible for reappointment or re-election after a lapse of one year after the expiration of the second of the two consecutive terms.

Directors to serve without compensation

(10) The directors shall serve without compensation, and no director shall, directly or indirectly, receive profit by virtue of being a director but reasonable expenses incurred in the performance of his or her duty may be paid.

Chairperson and vicechairperson **4.**—(1) The board shall appoint or elect a chairperson and a vice-chairperson annually from among the directors and may provide that, upon the expiration of the term of office of the chairperson, the vice-chairperson shall become the chairperson of the board.

Quorum

(2) The board may fix its quorum which shall not be less than one-half of its members and no business shall be transacted by the board except at a meeting of its members at which a quorum of the board members is present.

Meetings

(3) The board shall meet at least six times a year.

Executive

**5.**—(1) The board shall elect from among the directors an executive committee consisting of at least eight and no more than ten directors and the board may delegate to the executive committee any powers of the board subject to any restrictions imposed by the board.

Ouorum

(2) The executive committee may fix its quorum which shall not be less than one-half of its members and no business shall be transacted by the executive committee except at a meeting of its members at which a quorum of the executive committee is present.

Meetings

(3) The executive committee shall meet at least once a month.

Committees

(4) The board may establish other committees and may delegate to the committees such powers and duties as the board may determine.

Advisory committee

(5) The board may appoint advisory committees composed of such persons as the board may determine.

General membership **6.** The board may recognize and designate those persons who make subscriptions, gifts or donations of funds to the corporation for any of its purposes as a general membership consisting of the following categories or such other categories as the board may establish:

- 1. Individual donors.
- 2. Corporate donors.

- 3. Patrons.
- 4. Benefactors.
- 5. Sustaining members.
- 6. Life members.
- 7. The board has such powers as are necessary for the pur-Powers of pose of carrying out its objects, including the power,
  - to purchase or otherwise acquire and to hold and to sell or otherwise dispose of any property for the purposes of the corporation;
  - (b) to plan, erect, alter, maintain, operate and manage art and historical museums within the City of London:
  - (c) subject to the Charitable Gifts Act, to collect and R.S.O. 1980, raise money by way of grants, gifts, donations, bequests, legacies and other payments and to hold, expend or deal with such funds; and
  - (d) to invest, in investments authorized under the Trustee Act for the investment of trust funds, mon-R.S.O. 1980, eys of the corporation not immediately required for c. 512 its purposes.
- 8.—(1) In this section, "library board" means The London Definition Public Library Board.
- (2) The library board may convey to the City or, with the Conveyance consent of the City, to the corporation by way of gift, the art, etc., to interest of the library board in such works of art and historical City or artifacts, including paintings, prints, woodcuts and sculptures, as the library board may by resolution determine.

(3) The works of art and historical artifacts conveyed shall Idem be used and administered in accordance with the purposes defined by any deed, will or other instrument creating any trust or obligation with respect thereto, and the library board is discharged from all obligations and trusts with respect to the works of art and historical artifacts so conveyed.

(4) All trust funds held by the library board for the sole Vesting of benefit of operating an art gallery and museum which immediately before the 20th day of December, 1979 were vested in and were under the control of the library board continue to be vested in the corporation.

Idem

(5) All trust funds held by the library board for the sole benefit of that part of the operations of the library board known as the London Historical Museums which immediately before the coming into force of this Act were vested in and were under the control of the library board vest in the City or, with the consent of the City, in the corporation.

Use of trust funds

(6) The trust funds mentioned in subsections (4) and (5) shall be used and administered in accordance with the purposes defined by the deed, will or other instrument creating the trust, and the library board is discharged from all obligations with respect to these trust funds.

Transfer of property to City

(7) All gifts, trusts, bequests, devises and grants of property or the income or proceeds thereof, heretofore or hereafter expressed in writing to be made, given or conveyed to the library board solely for operating an art gallery and museum or solely for the London Historical Museums shall, in so far as the same had not vested in possession or been carried into effect on the day this Act comes into force, in the absence of any intention to the contrary set out in the deed, will or other instrument in writing, be construed as though the same had been expressed to be made to the City or, with the consent of the City, to the corporation.

Idem

(8) The executor, trustee or other person charged with the duty of carrying into effect or administering the deed, will or other instrument described in subsection (7) shall pay over or transfer all moneys and property to the City or, with the consent of the City, to the corporation when the same becomes payable or transferable, and the receipt of the City or the corporation is sufficient discharge therefor.

Disposition by library board to City or corporation (9) The library board may convey or otherwise give to the City or, with the consent of the City, to the corporation any property of the library board not mentioned in this section that is no longer required by the library board for operating an art gallery and museum or for the London Historical Museums.

Use of City property by Museums

- 9. Where the City has an interest in any property, including works of art or historical artifacts, or holds any trust funds for any purpose or under any trust or obligation that is consistent with the objects of the corporation, the City may, subject to the terms of any gift, trust, bequest, devise, grant or loan of such property or trust funds,
  - (a) provide for the use, administration, conservation, protection and preservation by the corporation of

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the property, on such terms and conditions as the council of the City may decide;

- (b) provide for payment to the corporation of all or a portion of the trust funds or the income therefrom on such terms and conditions as the council of the City may decide; and
- enter into agreements with the corporation to give effect to the matters mentioned in clauses (a) and (b).
- 10. The head office of the corporation shall be in the City Head Office of London in the County of Middlesex.
- 11. The corporation shall be deemed to be a local board for the purposes of the Ontario Municipal Employees Retirement System Act.

Corporation deemed local board for purposes of R.S.O. 1980, c. 348

12. Property vested in or controlled by the corporation Exemption shall be deemed to be exempt from taxation for municipal and school purposes in accordance with paragraph 9 of section 3 of the Assessment Act.

from taxation

R.S.O. 1980,

13. Subject to any instrument creating any trust or obliga- Dissolution tion with respect to the works of art and historical artifacts owned, possessed or controlled by the corporation, the property of the corporation upon its dissolution shall be distributed, after the payment of all debts and liabilities, to the City or to such organizations, having objects similar to those of the corporation, as may be designated by the council of the City, to be used for the purpose of such objects.

- 14. The London Regional Art Gallery Act, 1984, being Repeal chapter Pr 16, is repealed.
- 15. This Act shall be deemed to have come into force on Commencethe 1st day of January, 1989.
- 16. The short title of this Act is the London Regional Art Short title and Historical Museums Act, 1989.



# An Act respecting Fort Erie Community Young Men's Christian Association

Assented to July 13th, 1989

Whereas the Fort Erie Community Young Men's Christian Preamble Association, herein called the Association, hereby represents that it was incorporated under the laws of Ontario in 1964; that the object of the Association is to improve the spiritual, moral, social, educational and physical life of its members and others; that the Association is a registered charitable organization within the meaning of the Income Tax Act (Canada); that R.S.C. 1952, it is desirable that the real property of the Association situate in the Town of Fort Erie be exempted from taxation for municipal and school purposes, other than local improvement rates; and whereas the Association hereby applies for special legislation for such purpose; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The council of The Corporation of the Town of Tax Fort Erie may pass by-laws exempting from taxes for municipal and school purposes, other than local improvement rates, the land, as defined in the Assessment Act, occupied by the R.S.O. 1980. Association, being the land described in the Schedule, so long as the land is owned, occupied and used solely for the purposes of the Association.

exemption

- (2) An exemption granted under subsection (1) may be Conditions subject to such conditions as may be set out in the by-law.
- (3) No exemption shall be granted under subsection (1) Idem until a building is erected on the land and is used by the Association for carrying out its programs.
- (4) For the purposes of subsection 128 (10) of the Regional Deemed Municipality of Niagara Act, the exemption from taxation R.S.O. 1980, granted under subsection (1) shall be deemed to be an exemp- c. 438 tion provided under section 3 of the Assessment Act.

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the Fort Erie Community Young Men's Christian Association Act, 1989.

### **SCHEDULE**

The land in the Town of Fort Erie, in The Regional Municipality of Niagara, being composed of Part of Lot No. 7, Concession 3, Lake Erie, designated as Part 3 on Reference Plan No. 59R-5645, deposited in the Land Registry Office for the Registry Division of Niagara South (No. 59).

### An Act to revive Bolsward Investments Limited

Assented to July 13th, 1989

Whereas Hylke Visser hereby represents that Bolsward Preamble Investments Limited, herein called the Corporation, was incorporated by letters patent dated the 13th day of March, 1973; that the Minister of Consumer and Commercial Relations by order dated the 31st day of March, 1981, and made under the authority of subsection 251 (3) of The Business Corporations Act, being chapter 53 of the Revised Statutes of Ontario, 1970, cancelled the certificate of incorporation of the Corporation for default in filing annual returns and declared the Corporation to be dissolved on the 31st day of March, 1981; that the applicant was the director and sole holder of the common shares of the Corporation at the time of its dissolution; that notices of default in filing annual returns, although sent to the applicant as director, were not received by him and he was not aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of its dissolution was carrying on active business and active business has continued to be carried on in the name of the Corporation since the time of the dissolution; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Bolsward Investments Limited is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Corporation

- 2. This Act comes into force on the day it receives Royal Commence-Assent.
- 3. The short title of this Act is the Bolsward Investments Short title Limited Act, 1989.



## An Act respecting South Simcoe Railway Heritage Corporation

Assented to July 13th, 1989

Whereas South Simcoe Railway Heritage Corporation, herein Preamble called the Corporation, hereby represents that it was incorporated by letters patent dated the 15th day of April, 1953; that the Corporation is making preparations to operate an excursion train between Tottenham and Beeton, both in the Province of Ontario; that there is doubt cast as to whether the Corporation could operate a railway without being incorporated by a special Act of the Legislature; and whereas the Corporation hereby applies for special legislation for such purpose; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Although the South Simcoe Railway Heritage Corpora- Deeming tion was incorporated under the Corporations Act, it shall, for the purposes of The Railways Act, be deemed to be and to c. 95 always have been incorporated by a special Act.

provision R.S.O. 1980, R.S.O. 1950, c. 331

2. Despite section 3, subsection 4 (1), sections 17 and 117 Corporate of the Corporations Act, that Act applies to the Corporation procedures in respect of its corporate structure and corporate procedures as if it were not operating a railway.

3. The Railways Act applies to the Corporation in respect Operation of of its operation of a railway.

railway

4. The Ontario Municipal Board shall not approve an application by the Corporation under section 174 of The Railways Act unless the Ministry of Transportation certifies to the railway Board that the equipment, track and operating procedures of the railway permit the railway to be operated in a safe manner.

Conditions for approval to operate

5. The Corporation shall annually provide to the Ontario Annual Municipal Board a certificate from a professional engineer

inspection certificate

stating that the facilities and operating procedures of the railway are in accordance with generally accepted railways practices and are sufficient to protect the safety of the public.

Costs

**6.** The cost of the inspection and certification required under section 4 or 5 shall be borne by the Corporation.

Powers of O.M.B. R.S.O. 1950, c 331

**7.** Nothing in this Act shall be construed to derogate from the powers of the Ontario Municipal Board under *The Railways Act*.

Commencement **8.** This Act comes into force on the day it receives Royal Assent.

Short title

**9.** The short title of this Act is the *South Simcoe Railway Heritage Act*, 1989.

## An Act to revive Bruce Office Supply Limited

Assented to July 13th, 1989

Whereas, Edwina L. Lechlitner, hereby represents that Bruce Preamble Office Supply Limited, herein called the Corporation, was incorporated by letters patent dated the 12th day of June. 1963; that the Corporation was dissolved on the 31st day of January, 1983 for failure to comply with the Corporations Tax Act, being chapter 97 of the Revised Statutes of Ontario. 1980; that the applicant was the director and holder of all of the common shares of the Corporation at the time of its dissolution; that notice of default, although sent to the applicant as director, was not received by the applicant; that the Corporation at the time of its cancellation was carrying on active business and active business has continued to be carried on in the name of the Corporation since the time of its dissolution; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application:

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario. enacts as follows:

1. Bruce Office Supply Limited is hereby revived and is, Revival subject to any rights acquired by any person after its dissolution, hereby restored to its legal position including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

2. This Act comes into force on the day it receives Royal Commence-Assent.

3. The short title of this Act is the Bruce Office Supply Short title Limited Act, 1989.



# An Act respecting the City of Kingston and the townships of Kingston, Pittsburgh and Ernestown

Assented to July 13th, 1989

Whereas The Corporation of the City of Kingston, The Cor- Preamble poration of the Township of Kingston, The Corporation of the Township of Pittsburgh and The Corporation of the Township of Ernestown wish to form a taxi licensing commission so that there would be one taxi licensing body for the four municipalities; and whereas the participating municipalities hereby apply for special legislation for such purposes; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

#### 1. In this Act.

Definitions

"Commission" means the Taxi Licensing Commission established under subsection 2 (1):

"participating municipalities" means The Corporation of the City of Kingston, The Corporation of the Township of Kingston, The Corporation of the Township of Pittsburgh and The Corporation of the Township of Ernestown.

2.—(1) The Taxi Licensing Commission is hereby estab- Commission lished as a corporation.

- (2) Subject to subsection (3), the Commission shall be Composition composed of, Commission
  - (a) three members appointed by the council of The Corporation of the City of Kingston;
  - (b) two members appointed by the council of The Corporation of the Township of Kingston;
  - (c) one member appointed by the council of The Corporation of the Township of Pittsburgh; and

(d) one member appointed by the council of The Corporation of the Township of Ernestown.

Idem

(3) The composition of the Commission shall be varied by by-law of the Commission as necessary to ensure representation by population but each participating municipality is entitled to at least one member.

Term

(4) Members of the Commission shall serve for one year and until their successors are appointed but no member shall hold office beyond the term of the council that made the appointment.

Reappointment

(5) Members of the Commission are eligible for reappointment.

Vacancies

(6) A vacancy shall be filled by the council that made the original appointment for the unexpired portion of the term.

Chairperson

(7) The Commission shall elect a chairperson from among its members.

Quorum

(8) A majority of the members of the Commission constitutes a quorum.

Licensing of taxicabs

**3.**—(1) The Commission may pass by-laws for licensing, regulating and governing the owners and drivers of taxicabs.

Idem

- (2) The power to license, regulate and govern the owners and drivers of taxicabs includes,
  - (a) the power to grant, refuse, revoke or suspend a licence:
  - (b) the power to make any licence subject to such conditions as the Commission may prescribe; and
  - (c) the power to establish and collect licence fees.

Contents of by-law

- (3) A by-law under subsection (1) may,
  - (a) establish rates or fares to be charged by the owners or drivers of taxicabs for the conveyance of goods or passengers within the area comprising the participating municipalities or to any point not more than five kilometres beyond the limits of that area;
  - (b) provide for the collection of the rates or fares established under clause (a); and

- (c) limit the number of taxicabs.
- (4) A by-law passed under subsection (1) may exempt from Exemptions all or any of its provisions, upon such conditions as may be set out in the by-law, the owners and drivers of taxicabs,
  - (a) engaged in the conveyance of children taking the taxicab both to and from nursery school, school or other full-time educational institution; or
  - (b) engaged in the conveyance of physically, emotionally or mentally handicapped persons, as defined in the by-law, from any point within the participating municipalities to any point outside the participating municipalities if the conveyance is made pursuant to a written contract and the taxicab is licensed under a by-law passed by any municipality.
- (5) A by-law passed under subsection (1) may exempt from Idem all or any of its provisions the owners and drivers of taxicabs with respect to which there is a valid and subsisting licence issued before the coming into force of this Act by a municipality named in the by-law.
- **4.** The power of the participating municipalities to license, regulate and govern the owners and drivers of taxicabs under the Municipal Act or any special Act is vested in the Commission.

Transfer of

R.S.O. 1980.

5.—(1) The Commission shall not refuse to grant a licence Hearing or revoke the licence of any person without affording that person an opportunity to be heard.

(2) Despite subsection (1), a licence may be temporarily suspended by the Commission for up to two weeks or until a hearing is held by the Commission, whichever occurs first.

Temporary suspension

**6.**—(1) The Commission may by by-law appoint a licence inspector, who may,

Licence inspector, appointment, powers

- (a) suspend any licence for such time and subject to such conditions as the by-law may provide if the licensee has been convicted of a criminal offence so long as the suspension is made within thirty days of the conviction even if an appeal has been taken from the conviction:
- (b) suspend any licence for such time and subject to such conditions as the by-law may provide if the licence inspector has reason to believe that a safety

R.S.O. 1980. c. 198

standards certificate under the Highway Traffic Act was denied with respect to a motor vehicle used as a taxicab and, without the appropriate repairs having been made, the motor vehicle is being used on any public highway; and

(c) order a licensee to stop using any motor vehicle used as a taxicab until such time as the licensee provides the licence inspector with a safety standards certificate issued under the Highway Traffic Act with respect to the motor vehicle.

Length of suspension

(2) No suspension of a licence by the licence inspector is effective after the expiration of two weeks from the date of suspension or after the next meeting of the Commission after the suspension, whichever occurs first.

Employees

7. The Commission may appoint such employees as it considers necessary to carry out its functions.

Auditors R.S.O. 1980. c. 405

**8.**—(1) The Commission shall appoint one or more auditors licensed under the Public Accountancy Act to audit the accounts and transactions of the Commission annually.

Report

(2) The auditor's report and financial statements shall be forwarded to the council of each participating municipality.

Annual

**9.**—(1) The Commission shall submit its yearly budget to the council of each participating municipality.

(2) Any disagreement among the participating municipalities as to the contents of the budget shall be referred to the Ontario Municipal Board which shall determine the matter.

Recovery of Commission

**10.**—(1) The amount necessary to operate the Commission shall be levied and collected by the participating municipalities in like manner and with the same priority as municipal taxes.

Apportion-

(2) The amount mentioned in subsection (1) shall be apportioned among the participating municipalities based on the number of households in each participating municipality.

Refunds to participating

(3) The amount by which the revenues of the Commission exceeds the costs of operating the Commission shall be refunded to the participating municipalities annually in the same proportion as collected under subsection (2).

Conflicts

**11.** If a by-law passed under subsection 3 (1) conflicts with R.S.O. 1980, the provisions of any Act, other than the Municipal Act, for c. 302 licensing, regulating or controlling any business or the person

carrying on any business, the provision of that Act prevails to the extent of the conflict

12.—(1) A participating municipality that wishes to with- Withdrawal draw from the Commission shall give notice of at least one Commission year to the other participating municipalities.

(2) The Commission shall be dissolved if,

Dissolution Commission

- the City of Kingston withdraws from the Commission: or
- (b) any two of the participating municipalities withdraws from the Commission
- (3) If a participating municipality withdraws from the Com- Assets mission and the Commission continues to operate, any assets Commission of the participating municipality held by the Commission remain with the Commission.

(4) Upon the dissolution of the Commission, any assets Distribution held by it shall be distributed among the participating municipalities in proportion to the amount contributed by each participating municipality.

dissolution

(5) Upon dissolution, a participating municipality may Idem acquire some or all of the assets of the Commission upon payment to the other participating municipalities of their share.

(6) Any disagreement as to the distribution of assets of the Disagree-Commission upon dissolution shall be referred to the Ontario O.M.B. Municipal Board which shall determine the matter.

- Commence-13. This Act comes into force on the 1st day of January, 1990.
- 14. The short title of this Act is the City of Kingston and Short title townships of Kingston, Pittsburgh and Ernestown Act, 1989.



# An Act respecting the Association of Municipal Tax Collectors of Ontario

Assented to July 13th, 1989

Whereas the Association of Municipal Tax Collectors of Preamble Ontario hereby represents that it has been in existence as a voluntary unincorporated association since 1967; that it is desirous of becoming incorporated for the purpose of carrying out its objects; that the association considers it desirable to grant to the members the exclusive right to use certain designations set out in section 6; and whereas the association hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application:

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act.

Definitions

"Association" means Association of Municipal Tax Collectors of Ontario incorporated under section 2;

"board" means the board of directors of the Association.

2. The Association of Municipal Tax Collectors of Ontario Association is hereby constituted a corporation without share capital and shall be composed of its members.

incorporated

**3.** The objects of the Association are,

Objects

- (a) to bring persons in the municipal field of tax collection into helpful association with each other to promote their professional knowledge and general interests;
- (b) to promote improved standards of ethics and efficiency in tax collection methods and procedures and to consider and recommend amendments to any provincial statutes that may improve methods of tax billing and collection;

- (c) to disseminate information of interest to its members for their consideration by bulletins, conferences and meetings;
- (d) to encourage and assist in the development of educational and training programs in the field of municipal tax collection;
- (e) to co-operate with municipal associations, technical groups and all levels of government and committees for the purpose of improving standards and practices as they relate to tax billing and collection; and
- (f) to foster good public relations.

Board of

**4.**—(1) The affairs of the Association shall be managed by a board of directors.

Composition of board

(2) The board shall be made up of not fewer than thirteen and not more than twenty persons elected by and from the membership of the Association, as the board may determine by by-law.

Election of

(3) The manner of electing the members of the board, the notification to the electors of the time and place of holding elections, the nominations of candidates, the presiding officers at elections, the taking and counting of votes, the giving of a casting vote in the case of an equality of votes and other necessary details shall be set out in the by-laws of the Association.

Term

(4) The Association may by by-law establish the term of office of the members of the board, not exceeding two years, and may provide for the election and retirement of the members in rotation.

Quorum

(5) At any meeting of the board, a majority of the members of the board constitutes a quorum.

Appointments

(6) The board may appoint such other persons as are necessary to perform the work of the Association.

Vacancies

(7) The board shall fill any vacancy on the board in such manner as may be provided by the by-laws of the Association.

By-laws

5.—(1) The board may pass by-laws regarding such matters as are necessary to conduct the business and carry out the objects of the Association and without restricting the generality of the foregoing, the board may pass by-laws,

- (a) establishing classes of membership and the rights and obligations of such class;
- (b) establishing the qualifications for and conditions of registration for members;
- (c) prescribing fees payable to the Association;
- (d) governing the calling, holding and conducting of the meetings of the board, of the members and of the committees of the Association:
- (e) authorizing the spending of funds and making of grants for the promotion of its objects;
- providing for the nomination and the election of (f) officers and directors by mail; and
- (g) providing for the protection and indemnity of directors and officers acting on behalf of the Association.
- (2) A by-law passed under subsection (1) and a repeal, amendment or re-enactment thereof, unless in the meantime confirmed at a general meeting of the members duly called for that purpose, is effective only until the next annual meeting of the members unless confirmed thereat

Confirmation

(3) A by-law not confirmed under subsection (1) ceases to Idem have effect and no new by-law of the same or like substance is effective until confirmed at a general meeting of the members.

6.—(1) Every member of the Association who has satisfied Exclusive the criteria for a category of membership as set out in the bylaws may use the designation "Member of Association of Municipal Tax Collectors of Ontario" or "Associate Member of Association of Municipal Tax Collectors of Ontario", as the case may be.

designation

(2) Any person in Ontario who, not being a member of the Offence Association, takes or uses a designation referred to in subsection (1) either alone or in combination with any other word, name, initial or description, or implies, suggests or holds out that he or she is a member of the Association is guilty of an offence.

7. This Act does not affect or interfere with the right of Right to any person who is not a member of the Association to practise protected as a municipal tax collector in the Province of Ontario.

Surplus

8. Any surplus derived from carrying on the affairs and business of the Association shall be devoted and applied solely in promoting and carrying out its objects and purposes and shall not be divided among its members.

Commencement

9. This Act comes into force on the day it receives Royal Assent.

Short title

10. The short title of this Act is the Association of Municipal Tax Collectors Act, 1989.

## An Act to revive Angelato Service Centre Ltd.

Assented to July 13th, 1989

Whereas Angelo Lorelli hereby represents that Angelato Ser- Preamble vice Centre Ltd., herein called the Corporation, was incorporated by articles of incorporation dated the 15th day of June. 1978; that the Minister of Consumer and Commercial Relations, by order dated the 6th day of September, 1982, and made under the authority of section 242 of the Business Corporations Act, being chapter 54 of the Revised Statutes of Ontario, 1980, cancelled the certificate of incorporation of the Corporation for default in complying with the Corporations Tax Act, being chapter 97 of the Revised Statutes of Ontario, 1980, and declared it to be dissolved on the 6th day of September, 1982; that the applicant was the holder of the majority of common shares of the Corporation; that default in filing annual returns occurred by reason of inadvertence; that the Corporation at the time of its dissolution owned certain property and was at that time and is now actively carrying on business in the name of the Corporation in the City of Ottawa; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Angelato Service Centre Ltd. is hereby revived and is, Corporation subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

- 2. This Act comes into force on the day it receives Royal Commence-Assent.
- 3. The short title of this Act is the Angelato Service Centre Short title Ltd. Act. 1989.



### An Act to revive Innomed Inc.

Assented to July 13th, 1989

Whereas Frank Wolf, Patricia Wolf, Frank Peter Wolf and Preamble Anni Wolf, hereby represent that Innomed Inc., herein called the Corporation, was incorporated by articles of incorporation on the 11th day of January, 1980; that by order dated the 5th day of May, 1987, and made under the authority of section 239 of the Business Corporations Act. 1982, being chapter 4. the certificate of incorporation of the Corporation was cancelled for failure to comply with a request under section 5 of the Corporations Information Act, being chapter 96 of the Revised Statutes of Ontario, 1980, and the Corporation was dissolved on the 5th day of May, 1987; that the applicants were the holders of all of the issued shares of the Corporation at the time of its dissolution and the applicant Frank Wolf was the sole director of the Corporation at that time; that the failure to comply with the said Act occurred by reason of inadvertence and that notice of default was not received by any of the applicants and none of the applicants was aware of the default until after dissolution of the Corporation; that the Corporation, at the time of its dissolution, was carrying on active business and active business has continued to be carried on in the name of the Corporation since that time; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario. enacts as follows:

1. Innomed Inc. is hereby revived and is, subject to any Corporation rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the Innomed Inc. Act, 1989.

## An Act respecting Regis College

Assented to July 13th, 1989

Whereas Regis College hereby applies for special legislation Preamble to amend The Regis College Act, 1978 to acquire an alteration 1978, c. 139 in its degree-granting powers; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Section 7 of The Regis College Act, 1978, being chapter 139, is repealed and the following substituted therefor:
- 7. The Academic Council has, subject to the approval of Powers of the Board with respect to the expenditure of funds and subject to subsection 3 (10), the power to determine the academic policy of the College and, without limiting the generality of the foregoing, has the power,

- (a) to enact by-laws for the conduct of its affairs:
- (b) to recommend to the Board the appointment of the President and academic officers and the appointment and promotion of the full-time members of the faculty;
- (c) to make recommendations to the Board with respect to the establishment and termination of programs and courses of study;
- (d) to determine the curricula of all programs and courses of study, the standards of admission to the College and continued registration therein, and the qualifications for graduation;
- (e) to conduct examinations, appoint examiners and decide all matters relating thereto;

- (f) to award fellowships, scholarships, bursaries, medals, prizes and other marks of academic achievements:
- (g) to grant degrees in theology, including honorary degrees;
- (h) to appoint such committees as it may consider advisable and delegate to any such committee any of its powers; and
- to establish the membership year of the Academic (i) Council.

Commencement

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the Regis College Act, 1989.

## An Act respecting the City of Toronto

Assented to July 26th, 1989

Whereas The Corporation of the City of Toronto, herein Preamble called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act, "housing development" means a housing Definition development as defined in The City of Toronto Act, 1975 (No. 2), being chapter 117.

- 2. Subsection 6 (3) of The City of Toronto Act, 1975 (No. 1975, c. 117 2), being chapter 117, does not apply to the land or a housing applicable development to be constructed on the land described in the Schedule.
- 3. Section 2 does not affect the application of section 112 Application of the Municipal Act to the land or a housing development to RSO 1980. be constructed on the land described in the Schedule. c. 302
- 4. This Act comes into force on the day it receives Royal Commence-Assent.
- 5. The short title of this Act is the City of Toronto Act, Short title 1989 (No. 2).

### **SCHEDULE**

The parcel of land in the City of Toronto described as follows:

Part of Water Lots 18, 19, 20 and 21,

Part of George Street as stopped up and closed by By-Law 432-77 of The Corporation of the City of Toronto registered as Instrument No. CT249709 in the Land Registry Office,

Registry Division of Toronto (No. 63),

Part of the Walks and Gardens and

Part of The Bank of Toronto Bay.

All according to Plan 5A registered in the said Land Registry Office, Designated as Parts 1 and 2 on a Plan of Survey of record in the Land Registry Office-Land Titles Division at Metropolitan Toronto (No. 66) as 66R-9891.

Being Parcel 18-6, Section A-5A,

City of Toronto, Municipality of Metropolitan Toronto.

# An Act to amend the Toronto Baptist Seminary Act, 1982

Assented to November 15th, 1989

Whereas The Toronto Baptist Seminary was founded in 1927 Preamble in Toronto and incorporated by letters patent dated the 19th day of April, 1929; that the corporation was continued under the *Toronto Baptist Seminary Act, 1982*, being chapter 90; that supplementary letters patent changing its name to The Toronto Baptist Seminary and Bible College were granted on the 11th day of October, 1985; and whereas the applicant hereby applies for special legislation to amend the composition of the Board of Trustees and to award two new degrees; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Section 4 of the *Toronto Baptist Seminary Act*, 1982, being chapter 90, is repealed and the following substituted therefor:
  - **4.**—(1) The Board shall be composed of,

Composition of Board

- (a) the Pastor of the Jarvis Street Baptist Church by virtue of office:
- (b) seven members elected by the members of the Jarvis Street Baptist Church for a term of two years;
- (c) seven members elected by the Board for a term of two years;
- (d) the principal of the Seminary by virtue of office;
- (e) the president of the Alumni Association by virtue of office;
- (f) the treasurer of the Jarvis Street Baptist Church by virtue of office; and

(g) the managing editor of The Gospel Witness by virtue of office.

Procedure for elections

(2) The Board shall by by-law determine the manner and procedure for the election of the members under clause (1) (c).

Staggered

(3) The Board may by by-law provide for the election and retirement of the members to be elected under clauses (1) (b) and (c) in rotation.

Eligibility to

(4) No person shall be elected or appointed as a voting member of the Board unless that person is a Canadian citizen or permanent resident of Canada.

Honorary

(5) The Board may by by-law appoint three honorary Board members who are not Canadian citizens or permanent residents of Canada and who are not entitled to vote.

Re-election and reappointment (6) Members of the Board, if otherwise qualified, are eligible for re-election or re-appointment, except that no member of the Board shall serve more than three consecutive terms, but on the expiration of one year after having served the third of three consecutive terms, such person may again be eligible for membership on the Board.

Idem

- (7) The limit of three consecutive terms referred to in subsection (6) does not include,
  - (a) service on the Board of the Charter Corporation; or
  - (b) service on the Board for the balance of an unexpired term for a person who becomes a member of the Board under subsection (8).

Vacancies

(8) Where a vacancy on the Board occurs before the term of office for which such person was elected has expired, the Board, in its sole discretion, shall determine if the vacancy is to be filled and, if so, the manner and procedure for so doing, and the person filling such vacancy shall hold office for the remainder of the term of the person whose membership is vacant.

No remuneration

(9) Members of the Board shall not be remunerated or receive any profit from serving on the Board but may be reimbursed for reasonable expenses incurred by them in the performance of their duties.

Ouorum

(10) Unless the by-laws otherwise provide, a majority of the Board constitutes a quorum for the transaction of business, but in no case shall a quorum be less than two-fifths of the Board.

(11) The government, management and control of the Powers Seminary and of its property, revenues, expenditures and affairs are vested in the Board and the Board has all powers necessary to perform its duties and achieve the objects of the Seminary including the power,

- (a) to enact by-laws for the conduct of its affairs;
- (b) to establish and terminate programs and courses of study after consideration of the recommendations, if any, of the Senate:
- (c) to appoint, promote, suspend and remove the administrative officers of the Seminary and the members of the administrative staff, after consideration of the recommendations, if any, of the Senate:
- (d) to appoint the Principal of the Seminary who shall be the chief academic officer and to define the duties and responsibilities of the Principal, after consideration of the recommendations, if any, of the Senate:
- (e) to appoint and promote members of the faculty and academic officers, after consideration of the recommendations, if any, of the Senate;
- to grant tenure and leave to and to suspend and remove members of the faculty and the academic officers, after consideration of the recommendations, if any, of the Senate;
- (g) to establish, change and terminate academic units within the Seminary and determine the powers and duties of any such unit, after consideration of the recommendations, if any, of the Senate;
- (h) to appoint committees and delegate thereto power and authority to act for the Board with respect to any matter or class of matters, but where power and authority to act for the Board are delegated to a committee, a majority of the members of the committee shall be members of the Board:
- (i) to establish and collect fees and charges for tuition and for services offered by the Seminary and collect

fees and charges on behalf of any entity, organization or element of the Seminary;

- (j) to expend such sums as the Board considers necessary for the erection, equipment, furnishing and maintenance of residences and dining halls for the use of the students;
- (k) to borrow money for the purposes of the Seminary and give security therefor on such terms and in such amounts as it determines;
- (1) to invest all money that comes into the Seminary that is not required to be expended, for any purpose to which it lawfully may be applied, subject to any express limitations or restrictions on investment powers imposed by the terms of same, in such manner as it considers proper and, except where a trust instrument otherwise directs, to combine trust moneys belonging to various trusts in its care into a common trust fund;
- (m) to acquire by purchase, lease, gift, or devise and to hold any real property and, subject to the *Charities Accounting Act*, to sell, mortgage or dispose of the same or any part thereof as the Board considers advisable;
- (n) to hold, manage, sell or convert any of the property owned by the Seminary and to invest and reinvest any principal in such manner as may be determined;
- (o) to acquire, solicit or receive any gift of property, either as an annual or other contribution or as an addition to the fund or funds of the Seminary;
- (p) to enact by-laws to regulate the admission of members of the faculty who are of Christian character and who are in full accord with and subscribe to the doctrinal statement of the Seminary as set out in the by-laws and who are in agreement with the aims and objectives of the Seminary;
- (q) to appoint a member or members of the Board, or any other person or persons, to execute on behalf of the Board,
  - (i) documents and other instruments in writing generally, or

R.S.O. 1980,

(ii) specific documents and other instruments in writing.

and to affix the corporate seal of the Seminary thereto:

- (r) to establish the membership year of the Board;
- (s) to enact by-laws respecting the doctrinal statement of the Seminary.
- (12) The borrowing power of the Seminary is limited to Limitation on borrowing for current operating expenses unless it borrows on the security of real or personal property.

- 2. Section 8 of the said Act is repealed and the following substituted therefor:
- 8.—(1) There shall be a Senate of the Seminary composed Senate of.
  - (a) the president and the principal who shall be members by virtue of their offices;
  - (b) the members of the faculty; and
  - (c) three members of the Board, other than the president and the principal, appointed by the Board for a term of two years.
- (2) The president shall be the chairperson of the Senate Chairperson and a vice-chairperson shall be elected by the Senate for a chairperson term of two years from among its members in such manner as the Senate may determine.

(3) The Senate has, subject to the approval of the Board Powers with respect to the expenditure of funds, the power to determine the academic policy of the Seminary and, without limiting the generality of the foregoing, has the power,

- (a) to enact by-laws for the conduct of its affairs;
- (b) to make recommendations to the Board to establish and terminate programs and courses of study;
- (c) to determine the curricula of all programs and courses of study, standards of admission to the Seminary and continued registration therein, and the qualifications for graduation;

- (d) to conduct examinations, appoint examiners and decide all matters related to examinations and the appointment of examiners;
- (e) to award fellowships, scholarships, bursaries, prizes and other marks of academic achievement;
- (f) to award diplomas, certificates and licentiates and to grant the degrees of Bachelor of Theology, Bachelor of Theological Studies, Bachelor of Religious Education, Master of Divinity, Master of Theology, Master of Theological Studies, Master of Religious Education and honorary Doctor of Divinity; and
- (g) to appoint committees and delegate thereto power and authority to act for them with respect to any matter set out in clauses (b) to (f), but where such power and authority to act are delegated to a committee, a majority of the members of the committee shall be members of the Senate.

Commencement 3. This Act comes into force on the day it receives Royal Assent.

Short title

4. The short title of this Act is the Toronto Baptist Seminary and Bible College Act, 1989.

## An Act respecting the Town of Iroquois Falls

Assented to November 15th, 1989

Whereas The Corporation of the Town of Iroquois Falls has Preamble recently embarked on a program of economic development and diversification; and whereas, as a result of reassessment under section 63 of the Assessment Act, being chapter 31 of the Revised Statutes of Ontario, 1980, a manufacturing and industrial assessment factor has been applied in the municipality that the council of the Town considers to be high when compared to other similar northern municipalities and that the council believes has operated as a deterrent to industrial development or expansion in the Town of Iroquois Falls; and whereas The Corporation of the Town of Iroquois Falls hereby applies for special legislation to provide relief from the effects of the reassessment; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act, "assessor" means an assessor as defined in Definition clause 1 (c) of the Assessment Act.

R.S.O. 1980,

2.—(1) If, on or after the 1st day of July, 1989, the assessment of real property assessed as manufacturing or industrial in the Town of Iroquois Falls increases by at least \$5,000 as a result of the erection, alteration, enlargement or improvement of any building, structure, machinery, equipment or fixture, the assessor shall make such further assessment as may be necessary to reflect the change, but the increase in assessed value shall be at 50 per cent of that which otherwise would apply.

Reduction of assessment

(2) If, on or after the 1st day of July, 1989, the assessment Idem of real property is changed to manufacturing or industrial from any other class, the assessor shall compute the manufacturing or industrial assessment in the same manner as other manufacturing or industrial assessment has been determined within the Town of Iroquois Falls, but the assessed value of

such reclassified property shall be at 50 per cent of the computed amount.

Limitation

(3) This section does not operate so as to deprive the owner of real property from the benefit of any exemption from assessment otherwise available under the Assessment Act.

Alteration by tribunal or court

R.S.O. 1980, c. 31

**3.** If any complaint, appeal, proceeding or action pertains to real property assessed totally or partially under section 2, the Assessment Review Board, the Ontario Municipal Board or any court in determining the value at which that real property shall be assessed shall refer to the unrevised assessed value and the assessed value at which similar property in the vicinity is assessed and, if an assessment is to be altered in respect to that real property, the Assessment Review Board, the Ontario Municipal Board or the court, as the case may be, shall make its determination so that the altered assessment is consistent with the 50 per cent reduction described in section

Repeal

**4.**—(1) This Act is repealed on a day to be named by order of the Minister of Revenue.

Application of R.S.O. 1980, c. 446

(2) The Regulations Act applies to an order under subsection (1).

Effect of repeal

(3) Reductions in assessment given under this Act cease to apply on the day this Act is repealed.

Commencement **5.** This Act shall be deemed to have come into force on the 1st day of July, 1989.

Short title

**6.** The short title of this Act is the *Town of Iroquois Falls Act, 1989*.

## An Act respecting Grand Valley Railway Co. Inc.

Assented to November 15th, 1989

Whereas Grand Valley Railway Co. Inc., herein called the Preamble Corporation, hereby represents that it was incorporated by letters patent dated the 21st day of March, 1989; that the Corporation is making preparations to operate a carload freight and excursion train between Paris and Glen Morris. both in the Province of Ontario; that there is doubt cast as whether the Corporation could operate a railway without being incorporated by a special Act of the Legislature; and whereas the Corporation hereby applies for special legislation for such purpose; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Although Grand Valley Railway Co. Inc. was incorpo- Deeming rated under the Business Corporations Act, 1982, it shall, for the purposes of The Railways Act, be deemed to be and to R.S.O. 1950, always have been incorporated by a special Act.

1982, c. 4

2. Despite subsection 2 (2) of the Business Corporations Corporate Act, 1982, that Act applies to the Corporation in respect of its procedures corporate structure and corporate procedures as if it were not operating a railway.

3. The Railways Act applies to the Corporation in respect Operation of of its operation of a railway.

4. The Ontario Municipal Board shall not approve an application by the Corporation under section 174 of The to operate Railways Act unless the Ministry of Transportation certifies to railway the Board that the equipment, track and operating procedures of the railway permit the railway to be operated in a safe manner.

5. The Corporation shall annually provide to the Ontario Annual Municipal Board a certificate from a professional engineer inspection stating that the facilities and operating procedures of the rail- and

way are in accordance with generally accepted railway practices and are sufficient to protect the safety of the public.

Costs

6. The cost of the inspection and certification required under section 4 or 5 shall be borne by the Corporation.

Powers of O.M.B. R.S.O. 1950, c 331

7. Nothing in this Act shall be construed to derogate from the powers of the Ontario Municipal Board under The Railways Act.

Commencement

8. This Act comes into force on the day it receives Royal Assent.

Short title

9. The short title of this Act is the Grand Valley Railway Co. Inc. Act, 1989.

### An Act respecting the Ontario Home Economics Association

Assented to November 15th, 1989

Whereas the Ontario Home Economics Association hereby Preamble represents that it was incorporated under the laws of Ontario by letters patent dated the 19th day of February, 1985; that the Association is desirous of being continued as a corporation for the purpose of carrying out the objects of the Association and of the government and discipline of its members, and whereas the Association considers it desirable to grant to voting members of the Association the right to use the designation "Professional Home Economist"; and whereas the Association hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act.

Definitions

"Association" means the Ontario Home Economics Association:

"board" means the board of directors of the Association.

2.—(1) The Ontario Home Economics Association is Association hereby continued as a corporation without share capital and the persons registered as members of the Association on the day this Act comes into force and such other persons as hereafter become members of the Association constitute the corporation.

(2) The members of the board and the officers of the Asso-Continuation ciation in office immediately before the coming into force of board this Act are continued in office until their successors are appointed or elected in accordance with this Act and the bylaws.

Letters patent revoked (3) The letters patent of the Association are revoked, but the revocation of the letters patent does not affect the rights or obligations of the Association or any by-law, resolution or appointment of the Association except to the extent that the by-law, resolution or appointment is inconsistent with this Act.

Special Act corporation

(4) The Association shall be deemed to be a corporation incorporated by a special Act.

Objects

- 3. The objects of the Association are,
  - (a) to promote the well being of the individual and home and community life in Ontario;
  - (b) to respond to social issues affecting the well being of the individual and home and community life and to make recommendations to the appropriate agencies and levels of government;
  - (c) to disseminate information and knowledge as it relates to food, clothing, shelter and human relationships;
  - (d) to encourage research in home economics and related fields and aid in the dissemination and application of the findings;
  - (e) to maintain and promote high professional standards among home economists through continuing education and professional development;
  - (f) to respond to issues which affect home economists;
  - (g) to facilitate communication and co-operation with local, provincial, national and international home economics groups.

Roard

**4.**—(1) The affairs of the Association shall be managed by the board.

Composition of board

(2) The board shall consist of not fewer than fifteen or more than thirty-five members of the Association, as the board may determine, elected from the membership of the Association.

Idem

(3) The Association may by by-law provide for the appointment to the board of up to three persons who are not members of the Association.

(4) The manner of electing the members of the board, the Election of notification to the electors of the time and place of holding elections, the nomination of candidates, the presiding officers at elections, the taking and counting of votes, the giving of a casting vote in the case of an equality of votes, the tenure of office of members of the board and other necessary details shall be as set out in the by-laws.

- (5) At any meeting of the board, a majority of the mem- Quorum bers of the board constitutes a quorum.
- (6) The board shall appoint from its number a president, Officers one or more vice-presidents and shall appoint a secretarytreasurer or a secretary and a treasurer, who need not be members of the board.
- (7) In the case of the death, resignation or incapacity of Vacancies any member of the board, the board shall fill the vacancy in such manner as may be provided by the by-laws of the Association for the balance of the term, and for the purposes of this subsection, absence from three consecutive meetings of the board may be treated by the board as incapacity.
- 5.—(1) The board shall appoint a registrar, who need not Registrar be a member of the board.
- (2) The registrar shall perform the functions set out in this Duties of Act and such other duties as may be assigned by the board.
- 6. At any general meeting, members of the Association Proxies may be represented and vote by proxy, but,
  - (a) no proxy shall be exercised by a person who is not a member of the Association; and
  - (b) the proxy shall be exercised in accordance with the by-laws on voting and proxies.
- 7.—(1) The board may pass by-laws necessary to conduct By-laws the business and carry out the objects of the Association including,
  - (a) prescribing the qualifications for and conditions of membership in and registration by the Association;
  - (b) prescribing a curriculum and courses of study to be pursued by students and the subjects upon which students and candidates for admission as members of the Association shall be examined, and for grant-

- (c) providing for the continuing education and professional development of its members;
- (d) establishing and prescribing such categories of membership as are necessary for the purposes of the Association and in the public interest;
- (e) regulating and governing the conduct of members of the Association in the practice of their business or profession by prescribing a code of ethics, rules of professional conduct and standards of practice and by providing for the suspension, expulsion or other penalty for professional misconduct, incapacity or incompetence;
- (f) providing for the receipt and consideration of complaints made to the Association concerning the conduct of its members in the practice of their business or profession, including the establishment of a complaints committee;
- (g) prescribing fees payable to the Association;
- (h) authorizing the making of grants for any purpose that may tend to advance home economics knowledge and education, improve standards of practice in home economics or support and encourage public information and interest in the past and present role of home economics in society;
- (i) providing for the appointment, removal, functions, duties and remuneration of agents, officers and employees of the Association;
- establishing and maintaining a professional liability claims fund for the purpose of paying, subject to the by-laws, professional liability claims against members;
- (k) establishing requirements for categories of memberships or types of projects for which members must secure professional liability insurance, including minimum limits of insured professional liability.

(2) Every by-law or amendment to a by-law is effective when it is passed by the board but expires with the close of

the next annual meeting of the members of the Association held after its passing, unless it is confirmed at that meeting.

(3) The by-laws of the Association shall be open to exami- Inspection of nation by the public at the head office of the Association during normal office hours.

**8.**—(1) A member entitled to vote at an annual or general meeting of the Association may make a proposal to make, amend or repeal a by-law.

Member's proposal

- (2) The board must receive a member's proposal at the Idem office of the Association at least sixty days before the annual meeting at which it will be considered.
- (3) Upon receiving a proposal from a member to enact, amend or repeal a by-law, the board shall cause the proposal proposal to be published in the agenda for the next annual meeting of the Association

Consideration

(4) The agenda shall be distributed to the membership in accordance with the by-laws, but when there is not sufficient time before the next annual meeting of the Association to distribute the proposal in accordance with the by-laws, the proposal shall be contained in the agenda for the next following annual or general meeting and shall be distributed to the membership in accordance with the by-laws.

Distribution of proposal

9.—(1) Not less than ten members entitled to vote at an General annual or general meeting of the Association may request that the board call and hold a general meeting to make, amend or repeal a by-law and consider any other business.

- (2) A request under subsection (1) shall be in writing and Written set out the objects and reasons for the requested meeting.
- Procedures (3) Upon receipt of a request for a general meeting under subsection (1), the board shall call and convene the meeting in accordance with the by-laws.
- 10.—(1) The Association shall grant a membership in the Membership Association to any individual who applies therefor in accordance with the by-laws, if the individual,
  - (a) is of good character;
  - (b) is not less than eighteen years of age;

- (c) has complied with the academic and experience requirements specified in the by-laws for the issuance of membership; and
- (d) has passed such examinations as the board may set or approve in accordance with the by-laws.

Hearing

(2) The by-laws shall provide that an application for membership may be refused or a disciplinary sanction may be imposed only after a hearing.

Register

11.—(1) The registrar shall keep a register in which shall be entered the names of all members of the Association in good standing and only those persons so registered are members entitled to the privileges of membership in the Association.

Inspection of register

(2) The register shall be open to examination by the public at the head office of the Association during normal office hours.

Appeals

12.—(1) An individual who is qualified for membership in the Association who has been refused membership or a person who has been subject to a disciplinary sanction under the bylaws may appeal to the Divisional Court, in accordance with the rules of court, from the refusal to grant membership or from the sanction.

Certified copy of record

(2) If a person appeals to the Divisional Court, the registrar shall promptly file in the Divisional Court a record of the proceeding that resulted in a refusal to grant membership or the imposition of a sanction which, together with any transcript of evidence, constitutes the record in the appeal.

Powers of

(3) An appeal under this section may be made on questions of law or fact, or both, and the court may rescind any decision, may exercise all powers of any committee and may direct the Association to take any action that the Association is empowered to take as the court considers proper and, for such purposes, the court may substitute its opinion for that of any committee or of the Association or the court may refer the matter for rehearing in whole or in part.

Designation

13.—(1) Every member of the Association, holding full voting privileges, may use the designation "Professional Home Economist" and may use after his or her name the initials "P.H.Ec." indicating that he or she is a professional home economist.

(2) Any person in Ontario who, not being a registered Offence member of the Association, takes or uses the designation "Professional Home Economist" or "P.H.Ec." alone or in combination with any other word, name, title, initial or description, or implies or holds out that he or she is a registered member of the Association is guilty of an offence.

(3) In every case where registration is an issue, the prod- Evidence uction of a copy of the register, certified under the hand of the registrar, is sufficient evidence of all persons who are registered in lieu of the production of the original register.

- (4) A certificate purporting to be signed by the registrar is <sup>1dem</sup> proof, in the absence of evidence to the contrary, that such a person is the registrar without proof of the signature or of that person being in fact the registrar.
- (5) The absence of the name of any person from a copy of 1dem the register is proof, in the absence of evidence to the contrary, that the person is not registered.
- **14.**—(1) The board shall cause the removal of the name of Removal from register a member from the register.
  - (a) at the request or with the written consent of the member whose name is to be removed;
  - (b) where the name has been incorrectly entered;
  - (c) where notification is received of a member's death;
  - (d) where the registration of a member has been suspended or revoked through disciplinary proceedings.
- (2) Subject to subsection (3), the board, on such grounds as Restoration it considers sufficient, may cause the name of a person removed from the register to be restored, without fee or upon payment to the Association of,

- (a) a sum not exceeding the fees or other sums in arrears and owing by the person to the Association; and
- (b) such additional sum as may be prescribed by the by-
- (3) If the name of a person who has been suspended or Idem whose registration has been suspended or revoked under

clause (1) (d) is to be restored to the register, the board may, by resolution, direct that the name be restored subject to such conditions as the board may impose.

Certificate of membership

15.—(1) The board shall cause a certificate of membership to be issued each year to every person whose name is entered in the register.

Iden

(2) The certificate shall state the date upon which it expires, the type of membership and every condition imposed on the person to whom the certificate is issued.

Right to practise unaffected

**16.** This Act does not affect or interfere with the right of any person who is not a member of the Association to practise as a home economist in the Province of Ontario.

Surplus

**17.** Any surplus derived from carrying on the affairs and business of the Association shall be applied solely in carrying out its objects and shall not be divided among its members.

Commencement **18.** This Act comes into force on the day it receives Royal Assent.

Short title

19. The short title of this Act is the Ontario Home Economics Association Act, 1989.

# An Act to dissolve the Board of Trustees of the Ottawa Charitable Foundation

Assented to November 15th, 1989

Whereas the Board of Trustees of the Ottawa Charitable Preamble Foundation, herein called the Foundation, was incorporated by *The Ottawa Charitable Foundation Act, 1925*, being chapter 131; that by reason of changes in the social programs provided by various levels of government and the establishment of The Community Foundation of Ottawa-Carleton in 1986, the trustees of the Foundation and The Corporation of the City of Ottawa consider it desirable to dissolve the Foundation and transfer all its present and future assets to The Community Foundation of Ottawa-Carleton; and whereas the trustees hereby apply for special legislation for such purpose; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- **1.** The Board of Trustees of the Ottawa Charitable Foun-Dissolution dation is hereby dissolved.
- **2.**—(1) All real and personal property belonging to or held in trust for or for the use of the Foundation is hereby vested in The Community Foundation of Ottawa-Carleton.
- (2) All liabilities of the Foundation hereby become liabilities of The Community Foundation of Ottawa-Carleton.
- **3.** Any gift, devise or bequest heretofore or hereafter Gifts, etc. made to or intended to be made to the Foundation vests in The Community Foundation of Ottawa-Carleton.
- **4.** A reference to the Foundation in any instrument shall be deemed to be a reference to The Community Foundation of Ottawa-Carleton.
  - 5. The following are repealed:

- The Ottawa Charitable Foundation Act, 1925, being 1. chapter 131.
- The Ottawa Charitable Foundation Act, 1978, being 2. chapter 135.
- Section 4 of The City of Ottawa Act, 1980, being 3. chapter 118.
- 4. Section 1 of the City of Ottawa Act, 1983, being chapter Pr1.

Commencement

6. This Act comes into force on the day it receives Royal Assent.

Short title

7. The short title of this Act is the City of Ottawa Act, 1989.

## An Act respecting the City of Guelph

Assented to November 15th, 1989

Whereas The Corporation of the City of Guelph hereby repre- Preamble sents that the composition of its council was established by The City of Guelph Act, 1929, being chapter 102; that it is desirable that the Ontario Municipal Board be empowered to vary the composition of council and the method of electing the members to council; and whereas the Corporation hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Section 2 of The City of Guelph Act, 1929, being chapter 102, is repealed and the following substituted therefor:
- 2.—(1) The council of the City of Guelph shall be com- Composition posed of a mayor and eleven members.

of council

(2) Despite subsection (1), upon the application of The Corporation of the City of Guelph or by petition of the electors under section 13 of the Municipal Act, the Ontario Municipal Board may by order divide or re-divide the City of Guelph into wards, vary the composition of the council or vary the method by which members of council, other than the mayor, are elected, or any of them.

O.M.B.

R.S.O. 1980,

- 2. This Act comes into force on the day it receives Royal Commencement Assent.
  - 3. The short title of this Act is the City of Guelph Act, 1989. Short title



## An Act to revive East York - Scarborough Reading Association Inc.

Assented to November 15th, 1989

Whereas Mary J. Boyd and Michael Francone hereby repre- Preamble sent that East York - Scarborough Reading Association Inc., herein called the Corporation, was incorporated on the 21st day of April, 1983; that the Minister of Consumer and Commercial Relations by Order dated the 27th day of January, 1987 and made under the authority of subsection 317 (9) of the Corporations Act, being chapter 95 of the Revised Statutes of Ontario, 1980, cancelled the certificate of incorporation of the Corporation for default in complying with section 5 of the Corporations Information Act, being chapter 96 of the Revised Statutes of Ontario, and declared the Corporation to be dissolved on the 27th day of January, 1987; that the applicants are directors of the on-going organization carried on in the name of the Corporation; that notice of default was not received by any of the directors of the Corporation and none of them was aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of the dissolution was carrying on its activities and since that time has continued to carry on its activities in the name of the Corporation; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The East York - Scarborough Reading Association Inc. Corporation is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its habilities, contracts, disabilities and debts as of the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Commencement 2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the East York - Scarborough Reading Association Inc. Act, 1989.

## An Act respecting the City of Etobicoke

Assented to November 15th, 1989

Whereas The Corporation of the City of Etobicoke, herein Preamble called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) In this Act, "highway" means a highway as defined Definition in the Highway Traffic Act.

R.S.O. 1980.

(2) The council of the Corporation may pass by-laws,

By-laws respecting garbage removal, grass and

- (a) requiring the owners of buildings containing more than one dwelling unit and the owners or occupants weed cutting of buildings or parts thereof used or intended for use for commercial or industrial purposes to clear away and remove garbage or other debris from the highways abutting their land except the portions thereof used for motor vehicle traffic or from which pedestrians are excluded by law;
- (b) requiring the owners or occupants of private property in the municipality or in any defined area thereof to cut the grass and weeds on their land and to remove the cuttings whenever the growth of grass or weeds exceeds 20 centimetres in height or such greater height as the by-law may provide;
- (c) despite clause (b), providing for the cutting of grass and weeds and for the removal thereof at the expense of the municipality on private property owned or occupied by any class of persons.
- (3) No step shall be taken to enforce a by-law passed under Written subsection (2) until the owner or occupant of the land has been given a written notice requiring compliance with the by-

law within the time specified in the notice, but no sooner than seventy-two hours after the giving of the notice.

Service of notice

(4) A notice under subsection (3) may be given by personal service upon the person to whom it is directed or by sending it by registered mail to that person.

Idem

(5) A notice sent by registered mail shall be sent to the last known address of the person to whom it is directed and it shall be deemed to have been given on the day it is delivered to that address.

Limitations

(6) Nothing in this section affects a right or duty of the Corporation with respect to any highway right of way.

Commencement 2. This Act comes into force on the day it receives Royal Assent.

Short title

**3.** The short title of this Act is the City of Etobicoke Act, 1989.

#### An Act to revive Astcam Co. Limited

Assented to November 15th, 1989

Whereas Antonio Astore hereby represents that Astcam Co. Preamble Limited, herein called the Corporation, was incorporated by articles of incorporation dated the 22nd day of September, 1972: that the Minister of Consumer and Commercial Relations, by order dated the 2nd day of November, 1981 and made under the authority of section 242 of the Business Corporations Act, being chapter 54 of the Revised Statutes of Ontario, 1980, cancelled the certificate of incorporation of the Corporation for default in complying with the Corporations Tax Act, being chapter 97 of the Revised Statutes of Ontario. 1980, and declared it to be dissolved on the 2nd day of November, 1981; that the applicant was the holder of the majority of common shares of the Corporation; that default in filing annual returns occurred by reason of inadvertence; that the Corporation at the time of its dissolution owned certain property and was at that time and is now actively carrying on business in the name of the dissolved Corporation in the City of Nepean; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Astcam Co. Limited is hereby revived and is, subject to Corporation any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

- 2. This Act comes into force on the day it receives Royal Commence-Assent.
- 3. The short title of this Act is the Astcam Co. Limited Short title Act, 1989.



## An Act respecting Fort Erie Lions Senior Citizens Complex Inc.

Assented to December 14th, 1989

Whereas Fort Erie Lions Senior Citizens Complex Inc., herein Preamble called the Corporation, hereby represents that it was incorporated by letters patent dated the 5th day of September, 1986; that the object of the Corporation is the preparation, planning, construction, maintenance and continuance of a recreation centre for the senior citizens of the community; that the Corporation is a registered charitable organization within the meaning of the Income Tax Act (Canada); that it is desirable R.S.C. 1952, that provision be made for exempting the real property of the Corporation situate in the Town of Fort Erie from taxation for municipal and school purposes, other than local improvement rates; and whereas the applicant hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The council of The Corporation of the Town of Tax Fort Erie may pass by-laws exempting from taxes for municipal and school purposes, other than local improvement rates, the land, as defined in the Assessment Act, occupied by the Corporation, being the land and premises described in the Schedule, so long as the land is owned, occupied and used solely for the purposes of the Corporation as a community recreation centre for senior citizens.

exemption

R.S.O. 1980,

- (2) An exemption granted under subsection (1) may be Conditions subject to such conditions as may be set out in the by-law.
- (3) For the purposes of subsection 128 (10) of the Regional Deemed Municipality of Niagara Act, the exemption from taxation R.S.O. 1980. granted under subsection (1) shall be deemed to be an exemp- cc. 438, 31 tion provided under section 3 of the Assessment Act.

Retroactive by-law

2. A by-law passed under section 1 may be retroactive to the 1st day of January, 1989.

Commencement

3. This Act comes into force on the day it receives Royal Assent.

Short title

4. The short title of this Act is the Fort Erie Lions Senior Citizens Complex Inc. Act. 1989.

#### SCHEDULE

Land situate in the Town of Fort Erie, in The Regional Municipality of Niagara, and being composed of part of Lot 2, Concession 1, Niagara River, (former Township of Bertie), and part of lots 1 and 12 according to Registered Plan No. 21 for the former Village of Fort Erie, now known as Plan 515 and designated as Part 2, on Reference Plan 59R-5627, deposited in the Land Registry Office for the Registry Division of Niagara South (No. 59), which land is located on the east side of High Street, in the Town of Fort Erie, and known municipally as 256 High Street.

## An Act respecting Ontario Midwestern Railway Company Limited

Assented to December 14th, 1989

Whereas Ontario Midwestern Railway Company Limited, Preamble herein called the Corporation, hereby represents that it was incorporated under the Business Corporations Act, 1982, being chapter 4, by certificate of incorporation dated the 3rd day of October, 1989; that the Corporation is making preparations to operate rail services in southwestern Ontario; that the Corporation cannot operate a railway without being incorporated by a special Act of the Legislature; and whereas the Corporation hereby applies for special legislation for such purpose; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Ontario Midwestern Railway Company Limited shall, Deeming for the purposes of *The Railways Act*, be deemed to be incorporated by a special Act.

R.S.O. 1950,

- 2. Despite subsection 2 (2) of the Business Corporations Application Act, 1982, that Act applies to the Corporation as if it were a 1982, c. 4 corporation under that Act.
- 3. The Railways Act, except section 47, applies to the Operation of Corporation in respect of its operation of a railway.
- 4. The Ontario Municipal Board shall not approve an Conditions application by the Corporation under section 174 of The to operate Railways Act unless the Ministry of Transportation certifies to railway the Board that the equipment, track and operating procedures of the railway permit the railway to be operated in a safe manner.

for approval

5. The Corporation shall annually provide to the Ontario Annual Municipal Board a certificate from a professional engineer inspection stating that the facilities and operating procedures of the rail- and

way are in accordance with generally accepted railway practices and are sufficient to protect the safety of the public.

Costs

6. The cost of the inspection and certification required under section 4 or 5 shall be borne by the Corporation.

Powers of O.M.B. R.S.O. 1950, c. 331

7. Nothing in this Act shall be construed to derogate from the powers of the Ontario Municipal Board under The Railways Act.

Commence-

8. This Act comes into force on the day it receives Royal Assent.

Short title

9. The short title of this Act is the Ontario Midwestern Railway Company Limited Act, 1989.

## An Act to revive **Ontario Mortgage Brokers Association**

Assented to December 14th, 1989

Whereas Frances Blau, Gerald Grupp, Barry Lebow, Don R. MacLean, Paul Ezrin and Wayne Dobson hereby represent that Ontario Mortgage Brokers Association, herein called the Corporation, was incorporated by letters patent dated the 18th day of August, 1960; that the Minister of Consumer and Commercial Relations by Order dated the 8th day of September, 1982, and made under the authority of subsection 317 (9) of the Corporations Act, being chapter 95 of the Revised Statutes of Ontario, 1980, cancelled the letters patent of the Corporation for default in complying with section 5 of the Corporations Information Act, being chapter 96 of the Revised Statutes of Ontario, 1980, and declared the Corporation to be dissolved on the 8th day of September, 1982; that the applicants were directors of the on-going organization carried on in the name of the Corporation; that notice of default, although sent to the Corporation, was not received by any of the directors and none of them was aware of the dissolution of the Corporation until more than two years after the date thereof; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario,

enacts as follows:

1. Ontario Mortgage Brokers Association is hereby Corporation revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

- Commence-2. This Act comes into force on the day it receives Royal Assent.
- 3. The short title of this Act is the Ontario Mortgage Short title Brokers Association Act, 1989.



## An Act to revive Homes Unlimited (London) Inc.

Assented to December 14th, 1989

Whereas Sheila Davenport, Marina Lundrigan and Connie Preamble Cunningham hereby represent that Homes Unlimited (London) Inc., herein called the Corporation, was incorporated by letters patent dated the 22nd day of April, 1974; that the Minister of Consumer and Commercial Relations by order dated the 17th day of July, 1979, and made under the authority of subsection 347 (9) of The Corporations Act, being chapter 89 of the Revised Statutes of Ontario, 1970, cancelled the letters patent of the Corporation for default in complying with section 5 of The Corporations Information Act, 1976, being chapter 66, and declared the Corporation to be dissolved on the 17th day of July, 1979; that the applicants are directors of the ongoing organization carried on in the name of the Corporation; that the default occurred by reason of inadvertence; that none of the applicants were aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of the dissolution was carrying on the housing functions authorized by its letters patent and since that time these functions have continued to be carried on in the name of the Corporation; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application:

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Homes Unlimited (London) Inc. is hereby revived and Corporation is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as of the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Commencement 2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the Homes Unlimited (London) Inc. Act, 1989.

### CHAPTER Pr48

## An Act respecting The Brantford and Southern Railway Company Inc.

Assented to December 14th, 1989

Whereas The Brantford and Southern Railway Company Inc., Preamble herein called the Corporation, hereby represents that it was incorporated under the Business Corporations Act, 1982, being chapter 4, on the 3rd day of October, 1989; that the Corporation is making preparations to operate a train between Brantford and Waterford, both in the Province of Ontario: that the Corporation cannot operate a railway without being incorporated by a special Act of the Legislature; and whereas the Corporation hereby applies for special legislation for such purpose; and whereas it is expedient to grant the application:

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The Brantford and Southern Railway Company Inc. Deeming shall, for the purposes of *The Railways Act*, be deemed to be R.S.O. 1950, incorporated by a special Act.

- 2. Despite subsection 2 (2) of the Business Corporations Application Act, 1982, that Act applies to the Corporation as if it were a 1982, c. 4 corporation under that Act.
- 3. The Railways Act applies to the Corporation in respect Operation of railway of its operation of a railway.
- 4. The Ontario Municipal Board shall not approve an application by the Corporation under section 174 of The to operate Railways Act unless the Ministry of Transportation certifies to railway the Board that the equipment, track and operating procedures of the railway permit the railway to be operated in a safe manner.

Conditions for approval

5. The Corporation shall annually provide to the Ontario Annual Municipal Board a certificate from a professional engineer inspection stating that the facilities and operating procedures of the rail- and

certificate

way are in accordance with generally accepted railway practices and are sufficient to protect the safety of the public.

Costs

**6.** The cost of the inspection and certification required under section 4 or 5 shall be borne by the Corporation.

Powers of O.M.B. R.S.O. 1950, c. 331

**7.** Nothing in this Act shall be construed to derogate from the powers of the Ontario Municipal Board under *The Railways Act*.

Commencement **8.** This Act comes into force on the day it receives Royal Assent.

Short title

**9.** The short title of this Act is the *Brantford and Southern Railway Company Inc. Act, 1989.* 

## **CHAPTER Pr49**

## An Act to revive Times Change Women's Employment Service Inc.

Assented to December 14th, 1989

Whereas Sandra Kinsman hereby represents that Times Preamble Change Women's Employment Service Inc., herein called the Corporation, was incorporated by letters patent dated the 3rd day of September, 1975; that the Minister of Consumer and Commercial Relations by order made under the authority of subsection 317 (9) of the Corporations Act, being chapter 95 of the Revised Statutes of Ontario, 1980, cancelled the letters patent of the Corporation for failure to comply with the Corporations Information Act, being chapter 96 of the Revised Statutes of Ontario, 1980 and declared the Corporation to be dissolved on the 27th day of January, 1987; that the applicant is a director of the ongoing organization carried on in the name of the Corporation; that the default occurred by reason of inadvertence; that the Corporation at the time of its dissolution was carrying on the functions authorized by its letters patent and since that time these functions have continued to be carried on in the name of the Corporation; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the appli-

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

cation:

1. Times Change Women's Employment Service Inc. is Revival hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as of the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

- 2. This Act comes into force on the day it receives Royal Commence-Assent.
  - ment
- 3. The short title of this Act is the Times Change Women's Short title Employment Service Inc. Act, 1989.



## TABLE OF PUBLIC STATUTES

Showing all Acts contained in the Revised Statutes of Ontario, 1980 and all other Public Acts enacted in 1981, 1982, 1983, 1984, 1985, 1986, 1987, 1988 and 1989, together with amendments and repeals.

	CIT	ATION	
Title of Act	R.S.O. 1980 Chap.	Other	Amendments and Repeals to end of 1989
A			
Abandoned Orchards Act			1989,c. 72,s. 6.
Absending Debtors Act Absentees Act Accès à l'information municipale et la protection	3		1986,c. 64,s. 1.
de la vie privée, Loi de 1989 sur l'		1989,c.63	
and Protection of Privacy Act, 1989) Accidental Fires Act	4		
Accumulations Act			
Administration of Justice Act			
Amendment Act, 1987		1987,c. 4	
Aggregate Resources Act, 1989		1989,c. 23	
Act, 1988		1988,c. 60	1000 - 60 - 42
Agricultural Associations Act			1988,c. 60,s. 42,rep.
Agricultural Development Finance Act	10		
Development Act (Ontario)			
Agricultural Representatives Act			
Agricultural Societies Act	1		1982,c. 51; 1988,c. 60,
Agricultural Tile Drainage Installation Act	1		s. 42,rep. 1989,c. 72,s. 6.
Alcoholism and Drug Addiction			
Research Foundation Act			
Aliens' Real Property Act			
Ambulance Act			1989,c. 72,s. 40.
Amusement Devices Act, 1986	i .	1986,c. 6	1989,c. 27 and c. 72,s. 26.
Animals for Research Act			1989,c. 72,s. 6.
Apportionment Act	23		
Apprenticeship and Tradesmen's Qualification Act	. 24		1986,c. 64,s. 2; 1989,c. 72, 87
Arbitrage commercial international, Loi de 1988 sur l'		1988,c. 30	
(International Commercial Arbitration Act, 1988) Arbitrations Act	25		1984,c. 11,s. 161.
Arboreal Emblem Act, 1984		1984,c. 7	
Architects Act			1984,c. 12,rep.
Architects Act, 1984	27	1984,c. 12	1987,c. 13; 1989,c. 72,s. 18
Art Gallery of Ontario Act			
Artificial Insemination of Live Stock Act	. 29	1	1989,c. 72,s. 1.
Arts Council Act	.1 30		

Title of Act	CIT	ATION	Amendments and Repeals to end of 1989
	R.S.O. 1980 Chap.	Other	
Assessment Act	31		1981,c. 47; 1982,c. 40,s. 3 and c. 56; 1983,c. 58; 1984, c. 28,c. 48,s. 22 and c. 49; 1985,c. 9; 1986,c. 69 and c. 71; 1988,c. 20,ss. 17-22 and c. 47,s. 80; 1989,c. 42, c. 65,s. 41 and c. 72,ss. 75,8
Statute Law Amendment Act, 1982		1982,c. 40	1982,c. 40,s. 1.
Assignments and Preferences Act			1989,c. 72,s. 21.
Control Act, 1989		1989,c. 34	
В			
Bail Act	. 37	1001	1984,c. 11,s. 162; 1989, c. 72,s. 26.
Barrie-Innisfil Annexation Act, 1981  Barrie-Vespra Annexation Act, 1984  Barristers Act  Beach Protection Act	. 38	1981,c. 63 1984,c. 41	1989,c. 23, s 77,rep.
(See now Aggregate Resources Act, 1989) Beds of Navigable Waters Act Beef Cattle Marketing Act Bees Act Bees Act, 1987 Bills of Sale Act Blind Persons' Rights Act Blind Workmen's Compensation Act Boilers and Pressure Vessels Act	. 40 41 42 . 43 44 45	1987,c. 31	1987,c. 28; 1989,c. 72,s. 6. 1987,c. 31, s. 26, rep. 1989,c. 72,s. 2. 1989,c. 16,s. 84,rep. 1989,c. 72,s. 18.
Boundaries Act Brantford-Brant Annexation Act, 1980 Bread Sales Act	. 47	1980,c. 43	1982,c. 48.
Bridges Act Brucellosis Act Brucellosis Repeal Act, 1989 Building Code Act Bulk Sales Act Bull Owners' Liability Act Business Corporations Act	. 49 . 50 	1989,c. 61	1985,c. 5,s. 1. 1989,c. 61,s. 1,rep. 1983,c. 83. 1989,c. 72,s. 6. 1981,c. 66,Sched.; 1982,
Business Corporations Act, 1982		1982,c. 4	c. 4,rep. 1986,c. 57 and c. 64,s. 3; 1989,c. 69,s. 1.
Business Information Statute Law Amendment Act, 1989 Business Practices Act Business Records Protection Act	. 55	1989,c. 69	1989,c. 69,s. 1. 1989,c. 72,s. 26.
С			
Canadian Insurance Exchange Act, 1986		1986,c. 70	

	CIT	ATION	Amendments and Repeals to end of 1989
Title of Act	R.S.O. 1980 Chap.	Other	
Cancer Remedies Act	58		1989,c. 72,s. 37.
Capital Aid Corporations Repeal Act, 1985	59	1985,c. 14	1000 o 56 o 1 and
Cemeteries Act	39		1989,c. 56,s. 1 and c. 50,s. 89,rep.
Cemeteries Act, 1989		1989,c. 50	
Centennial Centre of Science and Technology Act Central Trust Company Act, 1983	į.	1983,c. 64	1989,c. 72,s. 27.
Centre des congrès d'Ottawa, Loi de 1988 sur le (Ottawa Congress Centre Act, 1988)		1988,c. 53	
Certification of Titles Act	61		1982,c. 38.
Change of Name Act Change of Name Act, 1986		1986,c. 7	1986,c. 7,s. 14,rep.
(Loi de 1986 sur le changement de nom)		1700,0.7	
Changement de nom, Loi de 1986 sur le (Change of Name Act, 1986)		1986,c. 7	
Charitable Gifts Act Charitable Institutions Act			1989,c. 72,s. 7. 1984,c. 55,s. 207.
Charities Accounting Act			1984,c. 55,s. 207. 1982,c. 11; 1983,c. 61.
Child and Family Services Act, 1984		1984,c. 55	1987,c. 4,ss. 1-11; 1988,c. 1989,c. 56,s. 2 and
Child Welfare Act	66		c. 72,s. 20. 1981,c. 66,Sched.; 1983,c.
Child Welfare Act	00		s. 17; 1984,c. 19,s. 9 and c. 55,s. 208,rep. (but see 1984,c. 19,s. 9 (4),(5)).
Children's Institutions Act	67		1984,c. 55,s. 209,rep.
Children's Law Reform Act			1982,c. 20,s. 1; 1984,c. 11, s. 163; 1986,c. 8 and c. 64, s. 4; 1987,c. 1, s. 10; 1989, c. 22,c. 24,s. 3,c. 56,s. 3 and c. 72,s. 8.
Children's Mental Health Services Act			1984,c. 55,s. 211,rep.
Children's Probation Act	70		1984,c. 19,s. 10,rep.
Children's Residential Services Act	71		1984,c. 55,s. 210,rep.
Chiropody Act City of Toronto 1981 Assessment Complaints			1989,c. 72,s. 40.
Act, 1982	7.3	1982,c. 8	1983,c. 32; 1989,c. 72,s. 26
Colleges Collective Bargaining Act			1989,c. 72,s. 19.
Colleges of Applied Arts and Technology Labour Dispute Settlement Act, 1984		1984,c. 43	
Commercial Concentration Tax Act, 1989		1989,c. 75	
Commissioners for taking Affidavits Act			1989,c. 46,s. 23 and c. 72,s. 9.
Commodity Board Members Act			1000 - 72 - 6
Commodity Boards and Marketing Agencies Act Commodity Futures Act			1989,c. 72,s. 6. 1985,c. 5,s. 2; 1989,c. 72,
Community Psychiatric Hospitals Act	79		

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Title of Act	R.S.O. 1980 Chap.	Other	Amendments and Repeals to end of 1989
Community Recreation Centres Act  Commuter Services Act  Compagnies de prêt et de fiducie, Loi de			1989,c. 72,s. 94.
1987 sur les (Loan and Trust Corporations Act, 1987)		1987,c. 33	
Compensation for Victims of Crime Act			1986,c. 37 and c. 64,s. 5; 1989,c. 72,s. 18.
Compulsory Automobile Insurance Act			1988,c. 18,s. 32, 1989, c. 17,s. 34 and c. 72,s. 34.
Condominium Act	84		1983,c. 67,s. 7; 1989,c. 72, s. 26.
Conflits d'intérêts des membres de l'Assemblée, Loi de 1988 sur les		1988.c. 17	
Carleton, Loi de 1988 sur le		1988,c. 47	1989,c. 66.
Conservation Authorities Act	85	1000 - 41	1983,c. 8,s. 20.
Conservation Land Act, 1988		1988,c. 41 1981,c. 20	1988,c. 71,s. 17.
Constitutional Questions Act See now Courts of Justice Act, 1984)	86	1981,0.20	1984,c. 11,s. 164,rep.
Construction Lien Act, 1983		1983,c. 6	1983,c. 77; 1984,c. 11,s. 165 1989,c. 56,s. 4 and c. 89.
Consumer Protection Act	87	1	1989,c. 72,s. 26.
Consumer Protection Bureau Act			4000 40 4000 80 04
Consumer Reporting Act Conveyancing and Law of Property Act	89 90		1988,c. 40; 1989,c. 72,s. 26. 1981,c. 66,Sched.; 1984,c. 3 s. 17; 1986,c. 64,s. 6; 1989,c. 56,s. 5.
Co-operative Corporations Act	91		1981,c. 61; 1986,c. 64,s. 7; 1989,c. 72,s. 36.
Co-operative Health Services of Ontario Assets		1001 - 7	
Protection Act, 1981	92	1981,c. 7	
Coroners Act	93		1984,c. 11,s. 166 and c. 55, s. 212; 1986,c. 64,s. 8; 1989,c. 56,s. 6.
Corporation Securities Registration Act	94		1989,c. 16,s. 84,rep.
Corporations Act			1984,c. 14,s. 26; 1986,c. 64, s. 9 and c. 70,s. 33; 1989,c. 69,s. 2.
Corporations Information Act	96		1982,c. 23; 1984,c. 3; 1989,c. 69,s. 3.
Corporations Tax Act	97		1981,c. 37; 1982,c. 19; 1983,c. 29; 1984,c. 29; 1985,c. 11; 1986,c. 33, s. 57 and c. 39; 1988,c. 42; 1989,c. 56,s. 7,c. 69,s. 4 and c. 72,s. 86.
Costs of Distress Act	98		
County Court Judges' Criminal Courts Act			1984,c. 11,s. 167,rep.
County Courts Act	100		1981,c. 24; 1984,c. 1 and c. 11,s. 168,rep.

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Title of Act	R.S.O. 1980 Chap.	Other	Amendments and Repeals to end of 1989
County Judges Act (See now Courts of Justice Act, 1984) Court Reform Statute Law Amendment Act, 1989		1989,c. 56	1984,c. 11,s. 169,rep.
Courts of Justice Act, 1984		1984,c. 11	1984,c. 19,s. 11 (2), c. 55, s. 213 and c. 64; 1985,c. 1, s. 4; 1986,c. 7,s. 15; 1987,c. 1988,c. 69; 1989,c. 24,s. 4, c. 46,s. 24,c. 55,c 67, c. 70,c, 72,s. 18 and c. 79.
Credit Unions and Caisses Populaires Act	102		1981,c. 62; 1983,c. 46; 1986,c. 64,s. 10; 1989,c. 72,s. 36.
Creditors' Relief Act	103		1985,c. 1 and c 6, s 15; 1989,c. 56,s. 9.
Crédits de 1989, Loi de		1989,c. 93	
Crop Insurance Act (Ontario)			1983,c. 54.
Crown Administration of Estates Act			
Crown Agency Act	106		1984,c. 11,s. 170; 1989,c. 56 s. 10.
Crown Employees Collective Bargaining Act	108		1984,c. 55,s. 214; 1989,c. 72 s. 48.
Crown Timber Act	109		1986,c. 64,s. 11.
Crown Trust Company Act, 1983	110	1983,c. 7	
D			
Dangerous Goods Transportation Act, 1981		1981,c. 69	1984,c. 55,s. 215; 1987, c. 4, s. 12; 1989,c. 72,s. 20.
Dead Animal Disposal Act	112		1989,c. 72.8 6.
Degree Granting Act, 1983		1983,c. 36	
Dental Technicians Act			1989,c. 72.s 38
Denture Therapists Act Deposits Regulation Act Destruction des mauvaises herbes, Loi de	115		1989, c. 72, s. 40 1989, c. 72, s. 36.
1988 sur la (Weed Control Act, 1988)		1988,c. 51	1989,c. 72,s 5
Development Charges Act, 1989		1989,c. 58	
Development Corporations Act			1982,c. 30 and c. 31,s. 15.
Developmental Services Act			1984,c. 11. \ 171
Discriminatory Business Practices Act			1989, c. 72, > 26
Disorderly Houses Act	120		1984,c. 11,s. 172; 1989,c. 72,s. 10.
District Municipality of Muskoka Act	121		1989, c. 72, s. 10. 1982, c. 5; 1983, c. 5, s. 12 an c. 65; 1984, c. 45, s. 14; 1986 c. 48; 1988, c. 31, s. 18; 1989, c. 8, c. 11, s. 12, c. 56; s. 11, c. 64, s. 2, c. 72, s. 50, c. 74 and c. 84, s. 8.
District Municipality of Muskoka Statute Law			0.04,5.0.
Amendment Act, 1989		1989.c. 74	
0222   021		* 10115 11	

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Title of Act	R.S.O. 1980 Chap.	Other	
District of Parry Sound Local Government Act, 1979. District Welfare Administration Boards Act Dog Licensing and Live Stock and Poultry	122	1979,c. 61	1982,c. 34.
Protection Act	123 124		1981,c. 31; 1989,c. 84,s. 22. 1989,c. 72,s. 18 and c. 84,s. 20.
Oominion Courts Act			1984,c. 11,s. 173,rep.
Dower and Miscellaneous Abolition Act	152		1982,c. 20,s. 3; 1983,c. 60; 1984,c. 11,s. 179 and c. 32, s. 18; 1986,c. 4,s. 71.
Orainage Act Droit de la famille, Loi de 1986 sur le (Family Law Act, 1986)		1986,c. 4	1989,c. 72,s. 6. 1986,c. 35; 1989,c. 72,s. 18.
Orugless Practitioners Act	127		1989,c. 72,s. 40.
E Edible Oil Products Act	128 129		1989, c. 72, s. 6. 1981, c. 47, ss. 17 to 21; 1982, c. 20, s. 2 and c. 32; 1984, c. 48, s. 21, c. 55, s. 216 and c. 60; 1986, c. 19, s. 2, c. 21, c. 29 and c. 64, s. 12;
Education Statute Law Amendment Act, 1988		1988,c. 27	1987,c. 17,s. 3; 1988,c. 23, s. 8,c.27,ss. 1-28,c.46 and c.47,s. 81; 1989,c. 1,c. 2, c. 33, c. 65,ss. 1 to 40,c. 72 s. 31 and c. 74,s. 6.
Education Statute Law Amendment Act, 1989 Egress from Public Buildings Act Elderly Persons Centres Act Elderly Persons' Housing Aid Act	130 131 132	1989,c. 65	
Election Act	133	1984,c. 54	1984,c. 54,rep. 1986,c. 33,s. 59 and c. 64, s. 13; 1989,c. 46,s. 25 and c. 56,s. 12.
Election Finances Act, 1986 Election Finances Reform Act Elevating Devices Act	134 135	1986,c. 33	1987, c. 5; 1988, c. 16. 1986, c. 33, s. 56, rep. 1989, c. 28 and c. 72, s. 23.
Emergency Plans Act, 1983 Employee Share Ownership Plan Act, 1988 Employer Health Tax Act, 1989		1983,c. 30 1988,c. 3 1989,c. 76	1989,c. 72,s. 76.
Employment Agencies Act			1989,c. 72,s. 43. 1981,c. 22; 1983,c. 55; 1984,c. 31; 1986,c. 51 and c. 64,s. 14; 1987,c. 30; 1988,c. 7; 1989,c. 4; 1989,c. 72,s. 48.
Endangered Species Act			1989, c. 72, s. 72. 1981, c. 66, Sched.; 1989, c. 2 and c. 72, s. 24.
Energy Efficiency Act, 1988		1988,c. 32 1986,c. 23	

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Title of Act	R.S.O. 1980 Chap.	Other	
Environment Enforcement Statute Law Amendment Act, 1986 Environment Statute Law Amendment Act, 1988 Environmental Assessment Act		1986,c. 68 1988,c. 54	1988,c. 71,s. 18; 1989,c. 71, s. 3 and c. 72,s. 32.
Environmental Protection Act	141		1981, c. 49; 1983, c. 52; 1986, c. 68, ss. 1 to 17; 1988, c. 54, ss. 1-50 and c. 71, s. 19; 1989, c. 30 and c. 72, s. 32.
Equality Rights Statute Law Amendment			
Act, 1986 Équité salariale, Loi de 1987 sur l' (Pay Equity Act, 1987)		1986,c. 64 1987,c. 34	1987,c. 14. 1989,c. 72,s. 48.
Escheats Act	142		
Estates Act	491		1982,c. 10; 1984,c. 11,s. 215; 1986,c. 64,s. 66; 1989,c. 56,s. 48.
Estates Administration Act	143		1983,c. 23; 1984,c. 11,s. 174; 1989,c. 72,s. 18.
Estreats Act (See now Courts of Justice Act, 1984)	144		1984,c. 11,s. 175,rep.
Evidence Act	145		1984,c. 11,s. 176; 1989,c. 56 s. 13,c. 68 and c. 84,s. 21.
Execution Act	146		1984,c. 11,s. 177; 1986,c. 64 s. 15; 1988,c. 37; 1989,c. 16, s. 83.
Exécution d'ordonnances alimentaires et de garde d'enfants, Loi de 1985 sur l' (Support and Custody Orders Enforcement Act, 1985)		1985,c. 6	
Executive Council Act	147		1981,c. 28; 1983,c. 49; 1984,c. 35; 1985,c. 19; 1986,c. 73; 1988,c. 15; 1989,c. 20 and c. 86.
Expropriations Act	148		1983,c. 47.
Extra-Judicial Services Act	149		1984,c. 11,s. 178,rep.
Extra-Provincial Corporations Act, 1984		1984,c. 14	
I .	4 110		
Factors Act Family Benefits Act			1989,c. 72,s. 20.
Family Law Act. 1986		1986,c. 4	1989, c. 72, s. 20. 1986, c. 35; 1989, c. 72, s. 18.
Family Law Reform Act (See now Family Law Act, 1986 and Dower and Miscellaneous Abolition Act)			
Farm Implements Act, 1988		1988,c. 61	
Farm Income Stabilization Act			1989,c. 72,s. 6.
Farm Loans Act			1987,c. 3,s. 1,rep.
Farm Loans Adjustment Act	155		1987, c. 3, s. 1, rep
Repeal Act, 1987		1987,c. 3	
Farm Products Containers Act		1988,c. 62	1982,c. 53,rep.

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Farm Products Containers Act, 1982		1982,c. 53	1988,c. 68,s. 8,rep.
Farm Products Containers Act, 1988		1988,c. 68	
Farm Products Grades and Sales Act			1984,c. 40.
Farm Products Marketing Act	158		1988,c. 13,s. 2.
Farm Products Payments Act			1984,c. 39.
Ferries Act	160		1989,c. 72,s. 94.
Financial Administration Act	161		1981,c. 66,Sched.; 1984,c. 37;
inancia ranimistation reconstruction	101		1988,c. 34.
Fines and Forfeitures Act	162		1984,c. 11,s. 180.
Fire Accidents Act	163		1704,6. 11,3. 100.
Fire Departments Act			
Fire Departments Act			
Fire Fighters Exemption Act	165		1001 0 1000 - 73 00 00
Fire Marshals Act	166		1981,c. 8; 1989,c. 72,ss. 88,89.
Fish Inspection Act			
Fisheries Loans Act	168		
Flag Act	169		
Floral Emblem Act	170		
Fluoridation Act	171		
Fonds du patrimoine du Nord de l'Ontario,			
Loi de 1988 sur le		1988,c. 25	
(Northern Ontario Heritage Fund Act, 1988)			
Foreign Arbitral Awards Act, 1986		1986.c. 25	1988,c. 30,s. 14, rep.
(Loi de 1986 sur les sentences arbitrales étrangères)		1700,01	1700,0.00,0.11,100.
Foreign Cultural Objects Immunity from Seizure Act	172		
Forest Fires Prevention Act			1986,c. 64,s. 16.
Forest Tree Pest Control Act			1700,0. 04,5. 10.
	175		
Forestry Act			
Fraudulent Conveyances Act			1000 - 64 - 17 1000 - 76
Fraudulent Debtors Arrest Act	177		1986,c. 64,s. 17; 1989,c. 56,
			s. 14.
Freedom of Information and Protection			
of Privacy Act, 1987		1987,c. 25	1989,c. 64,s. 3 and c. 71.
French Language Services Act, 1986		1986,c. 45	
(Loi de 1986 sur les services en français)			
Freshwater Fish Marketing Act (Ontario)	178	-	
Frustrated Contracts Act	179		
Fuel Tax Act, 1981		1981,c. 59	1982,c. 1; 1983,c. 16;
			1985,c. 23; 1989,c. 37,
			c. 56,s. 15 and c. 72,
			ss. 77,86.
Funeral Directors and Establishments Act, 1989		1989.c. 49	
Funeral Services Act		1707(0: 17	1985,c. 5,s. 3; 1989,c. 49,
(See now Funeral Directors and Establishments	100		s. 53, rep.
Act, 1989)			s. 55,1cp.
	101		1000 - 72 - 6
Fur Farms Act	191		1989,c. 72,s. 6.
C			
G			
Game and Fish Act	182		1989,c. 72,s. 73.
Gaming Act	183		
Gas and Oil Leases Act	184		
Gasoline Handling Act	185		1988,c. 49; 1989,c. 72,ss. 25,2
Gasoline Tax Act	186		1981,c. 11; 1985,c. 24; 1988,
			c. 66; 1989,c. 45,c 56,
			s. 16 and c. 72,ss.78,86.
General Sessions Act	187		1984,c. 11,s. 181,rep.

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	R.S.O. 1980 Chap.	Other	Amendments and Repeals to end of 1989
General Welfare Assistance Act Geographic Township of Hansen Act, 1986 George R. Gardiner Museum of Ceramic Art		1986,c. 52	1989,c. 72,s. 20.
Act. 1981 Gold Clauses Act Government Contracts Hours and Wages Act	189	1981,c. 64	1986,c. 44,rep. 1989,c. 72,s. 44.
Grain Corn Marketing Act, 1984 Grain Elevator Storage Act Grain Elevator Storage Act, 1983	. 191	1984,c. 26 1983,c. 40	1989, c. 72, s. 6. 1983, c. 40, rep. 1988, c. 67.
Guarantee Companies Securities Act	. 192		
Habeas Corpus Act	. 193		1984,c. 11,s. 182.
Haliburton Act Haliburton (County of) Act, 1982		1982,c. 57	1982,c. 57,rep. 1984,c. 45,s. 16; 1989,c. 50 s. 8.
Healing Arts Radiation Protection Act Health Care Accessibility Act, 1986		1096 0 30	1984,c. 9; 1989,c. 72,s. 40
Health Disciplines Act		1986,c. 20	1989,c. 72,s. 40. 1983,c. 59; 1986,c. 28, s. 15 and c. 34; 1989,c. 72
Health Facilities Special Orders Act, 1983		1983,c. 43	s. 40. 1987,c. 21. 1984,c. 55,s. 217; 1986,c. s. 10; 1989,c. 59,s. 43,c. 7
Health Protection and Promotion Act, 1983		1983,c. 10	s. 40 and c. 76,s. 41. 1984,c. 55,s. 227; 1987,c. and c. 32.
Highway Traffic Act			1981,c. 48, c. 54 and c. 72 1982,c. 15 and c. 28; 1983,c. 63; 1984,c. 11, s. 183, c. 21 and c. 61, 1985,c. 13; 1988,c. 44; 1989,c. 17,s. 35, c. 25,s. 2 c. 54,ss. 1-44,c. 72, ss. 91,94 and c. 87.
Historical Parks Act Homemakers and Nurses Services Act			1986,c. 58.
Homes for Retarded Persons Act Homes for Special Care Act Homes for the Aged and Rest Homes Act	201		1984,c. 55,s. 218.
Horticultural Societies Act	204		1982,c. 52; 1988,c. 60,s. 4 rep.
Hospital Labour Disputes Arbitration Act			
Hotel Fire Safety Act			1989,c. 72,ss. 11,18.
Housing Development Act		1981,c. 53	1984,c. 58,s. 39; 1986,
Human Tissue Gift Act	210		c. 64,s. 18. 1986,c. 64,s. 19.
Hunter Damage Compensation Act Hypnosis Act	211 212		1989,c. 72,s. 40.
I DEA Corporation Act, 1981		1981,c. 34	
Immunization of School Pupils Act, 1982		1982,c. 41	1983,c. 76; 1984,c. 62.

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Income Tax Act	213		1981,c. 13 and c. 46; 1983,c. 37; 1984,c. 50; 1985,c. 12; 1986,c. 33, s. 58 and c. 40; 1987,c. 27; 1988,c. 73; 1989,c. 56,s. 17 and c. 91.
Independent Health Facilities Act, 1989		1989,c. 59	and c. 71.
Confirmation Act, 1989 Indian Welfare Services Act Industrial and Mining Lands Compensation Act Industrial Standards Act		1989,c. 26	1989,c. 56,s. 18 and
Inflation Restraint Act, 1982 Inflation Restraint and Public Sector Prices		1982,c. 55	c. 72,s. 45. 1987,c. 2,s. 1,rep.
and Compensation Review Repeal Act, 1987 Innkeepers Act	217	1987,c. 2	1989, c. 72, s. 18. 1985, c. 5, s. 4; 1986, c. 67 and c. 70, s. 32; 1987, c. 8; 1989, c. 56, s. 19.
International Bridges Municipal Payments Act, 1981. International Commercial Arbitration Act, 1988 (Loi de 1988 sur l'arbitrage commercial international)		1981,c. 60 1988,c. 30	C. 30,3. 17.
International Sale of Goods Act, 1988		1988,c. 45	
Interpretation Act			1984,c. 11,s. 184; 1989,c. 56, s. 20.
Interprovincial Subpoenas Act Intervenor Funding Project Act, 1988 (Loi de 1988 sur le projet d'aide financière aux intervenants) Investment Contracts Act		1988,c. 71	1984,c. 11,s. 185.
J	221		
Judges' Orders Enforcement Act Judicature Act (See now Courts of Justice Act, 1984)			1984,c. 11,s. 186,rep. 1981,c. 23; 1983,c. 3 and c. 78,s. 1; 1984,c. 11,s. 187,
Judicial Review Procedure Act		1989,c. 46	rep. 1984,c. 11,s. 188.
Junior Farmer Establishment Act Juries Act			1986, c. 64, s. 20. 1981, c. 47, s. 22; 1984, c. 11, s. 189; 1986, c. 64, s. 21; 1989, c. 10, c. 56, s. 21 and
Justices of the Peace Act	227		c. 72,s. 18. 1984,c. 8; 1986,c. 64,s. 22; 1989,c. 46,s. 26,rep.
Justices of the Peace Act, 1989		1989,c. 46	1989,c. 56,s. 22.
L Laboratory and Specimen Collection	400		1001 . (( 5.) 1 . 1002
Centre Licensing Act	409		1981,c. 66,Sched.; 1983, c. 10, s. 111 (1) and (2).

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Labour Relations Act	228		1983,c. 42; 1984,c. 34; 1986,c. 17 and c. 64,s. 23;
Lakes and Rivers Improvement Act Land Registration Reform Act, 1984 Land Titles Act		1984,c. 32	1989, c. 72, s. 48. 1982, c. 47; 1984, c. 11, s. 190 and c. 32, s. 19; 1986, c. 26,
Land Transfer Tax Act	231		s. 12 and c. 61. 1983,c. 20; 1985,c. 21; 1989, c. 39,c. 56,s. 23,c.72,ss. 79,
Landlord and Tenant Act	232		86 and c. 77. 1981,c. 66,Sched.; 1983,c. 24 1986,c. 64,s. 24; 1987,c. 23; 1989,c. 56,s. 24 and
Law Society Act	233		c. 72,ss. 12,18. 1982,c. 60; 1986,c. 64,s. 25; 1989,c. 14 and c. 56,s. 25.
Legal Aid Act	234 235		1986, c. 43 and c. 64, s. 26. 1981, c. 29; 1982, c. 43; 1983, c. 50; 1984, c. 36 and c. 54, s. 117; 1985, c. 18; 1986, c. 64, s. 27 and c. 72; 1988, c. 14 and c. 72; 1989,
Legislative Assembly Retirement Allowances Act	236		c. 19,c. 46,s. 27,c. 56,s. 26 and c. 85. 1984,c. 17; 1985,c. 20;
Libel and Slander Act	237		1986,c. 64,s. 28. 1984,c. 11,s. 191; 1986,
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Live Stock and Live Stock Products Act Live Stock Branding Act Live Stock Community Sales Act Live Stock Medicines Act Live Stock Medicines Act Loan and Trust Corporations Act	246 247 248		c. 72.s. 26. 1984,c. 27. 1981,c. 36; 1989,c. 72,s. 6. 1981,c. 40; 1989,c. 72,s. 6. 1989,c. 72,s. 6. 1982,c. 62; 1986,c. 64,s. 30;
Loan and Trust Corporations Act, 1987 (Loi de 1987 sur les compagnies de prêt et de fiducie)		1987,c. 33	1987,c. 33,s. 230,rep.
Local Improvement Act	250		1982,c. 40,s. 5; 1987,c. 10, s 37.
Local Roads Boards Act Local Services Boards Act Lord's Day (Ontario) Act			1986,c. 64,s. 31,rep.
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Management Board of Cabinet Act	255	1984,c. 53	1984,c. 11,s. 192.
Marriage Act Massey-Ferguson Limited Act, 1981 Master and Servant Act Matrimonial Causes Act (See now Courts of Justice Act, 1984)		1981,c. 3	1989,c. 56,s. 28. 1984,c. 11,s. 193,rep.

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Mental Health Act	262		1981,c. 66,Sched.; 1983,c. 75; 1984,c. 11,s. 194; 1986,c. 64, s. 33; 1987,c. 37; 1989,c. 72, s. 40.	
Mental Hospitals Act	263		1986,c. 64,s. 34; 1989,c. 72, s. 40.	
Mental Incompetency Act	264		1984,c. 11,s. 195; 1986, c. 64,s. 35.	
Mercantile Law Amendment Act Metropolitan Police Force Complaints Project Act, 1981	265	1981,c. 43	1984,c. 63,rep.	
Metropolitan Toronto Convention Centre Corporation Act, 1988 Metropolitan Toronto Police Force Complaints Act,		1988,c. 52		
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Mineral Emblem Act Mining Act	267 268		1988,c. 48; 1989,c. 23,s. 77, c. 46,s. 28,c. 62 and c. 72, s. 74.	
Mining Tax Act			1987,c. 11; 1988,c. 43; 1989, c. 72,ss. 80,86.	
Ministry of Agriculture and Food Act		1000 0 12	1982,c. 54; 1988,c. 13,s. 1.	
Amendment Act, 1988  Ministry of the Attorney General Act  Ministry of Citizenship and Culture Act, 1982	271	1988,c. 13 1982,c. 6		
Ministry of Colleges and Universities Act Ministry of Community and Social Services Act	272	1702,0.0	1987,c. 33,s. 228; 1988,c. 11. 1981,c. 39; 1984,c. 55,s. 220; 1989,c. 72,s. 20.	
Ministry of Consumer and Commercial Relations Act Ministry of Correctional Services Act Ministry of Culture and Recreation Act (See now Ministry of Citizenship and Culture Act, 1982 and Ministry of Tourism and			1981,c. 57; 1984,c. 5. 1984,c. 55,s. 221 and c. 66. 1982,c. 6,s. 15,rep.	
Recreation Act, 1982) Ministry of Energy Act Ministry of the Environment Act Ministry of Government Services Act	278 279		1984,c. 15. 1983,c. 35.	
Ministry of Health Act Ministry of Housing Act (See now Ministry of Municipal Affairs and Housing Act, 1981)	280		1981,c. 19,s. 16,rep.	

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Ministry of Industry and Tourism Act See now Ministry of Industry and Trade Act, 1982 and Ministry of Tourism and	282		1982,c. 31,s. 16,rep.
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finistry of Labour Act	284		1981,c. 19,s. 15. 1989,c. 72,ss. 46,48.
linistry of Municipal Affairs and Housing Act, 1981 linistry of Natural Resources Act	285	1981,c. 19	1984,c. 45,s. 17.
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Mortgage Brokers Act	. 295		1989,c. 72,s. 36. 1981,c. 66,Sched.; 1984,c. 11, s. 196 and c. 32,s. 20; 1989,c. 72,s. 18
Mortmain and Charitable Uses Act	297		1982,c. 12,s. 1,rep.
Motor Vehicle Accident Claims Act  Motor Vehicle Dealers Act  Motor Vehicle Fuel Tax Act	. 299		1981,c. 66,Sched.; 1983,c. 1983,c. 31; 1989,c 72,s. 26; 1981,c. 12 and c. 59,s. 32,
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			1986,c. 64,s. 36; 1989,c. 7; ss. 92,94.
Municipal Act	302		1981, c. 47, s. 23 and c. 70, s. 23; 1982, c. 24, c. 40, s. 4 and c. 50; 1983, c. 5, s. 1, c. 8, s. 16 and c. 41; 1984, c. 45, s. 18, c. 48, s. 20, c. 55, s. 222 and c. 56, s. 23
			1986, c. 14, c. 24, c. 47, s. 14 and c. 64, s. 37; 1987, c. 10 ss. 1-36 and c. 17, ss. 1, 2; 1988, c. 31, ss. 1-16 and c. 33, ss. 13, 14; 1989, c. 11, ss. 1-11, c. 43, c. 54, s. 43, c. 56, s. 29, c. 64, s. 4, c. 65, s. 43, c. 72, ss. 52, 71 and c.
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Municipal Elections Statute Law Amendment Act,		1988,c. 20	5. 71.
Municipal Extra-Territorial Tax Act, 1988	309	and c. 33 1988,c. 56	
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Municipal Payments in Lieu of Taxes Statute Law Amendment Act, 1984  Municipal Private Acts Repeal Act, 1983  Municipal Private Acts Repeal Act, 1989		1984,c. 45 1983,c. 73 1989,c. 6	
Municipal Statute Law Amendment Act, 1987  Municipal Statute Law Amendment Act, 1988  Municipal Statute Law Amendment Act, 1989		1987,c. 10 and c. 17 1988,c. 31 1989,c. 11	
Municipal Tax Assistance Act Municipal Tax Sales Act, 1984 Municipal Unemployment Relief Act	311	and c. 84 1984,c. 48	1984,c. 45,s. 1.
Municipal Works Assistance Act  Municipality of Metropolitan Toronto Act	313		1981,c. 73; 1982,c. 29; 1983, c. 5,ss. 14,15, c. 9, c. 14, c. 39 and c. 56,s. 10; 1984, c. 10, c. 18 and c. 57,s. 44; 1985,c. 2; 1986,c. 21,s. 6, c. 29,s. 13,c. 50,c. 55 and c. 64, s. 42; 1987,c. 10,s. 39; 1988, c. 12,c. 19,c. 27,s. 29,c. 31, s. 19 and c. 70; 1989,c. 1,s. 30, c. 11,s. 13,c.56,s. 31,c. 72, s. 54,c. 78 and c. 84,s. 9.
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Negligence Act	315		1984,c. 11,s. 198.

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Niagara Parks Act	317		s. 55. 1983,c. 38; 1984,c. 45,s. 3; 1989,c. 17,s. 36 and c. 72, s. 90.
Non-resident Agricultural Land Interests Registration Act	318		1986,c. 64,s. 43.
Northern Ontario Heritage Fund Act, 1988 (Loi de 1988 sur le Fonds du patrimoine du Nord de l'Ontario) North Pickering Development		1988,c. 25	1700,0. 07,5. 70.
Corporation Act, 1974		1974,c. 124	1989,c. 71,s. 4.
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Nursing Homes Act	320		1984,c. 55,s. 223; 1987,c. 20
Occupational Health and Safety Act	321		1984,c. 55,s. 224; 1986, c. 64,s. 44; 1987,c. 29; 1988,c. 58.
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Official Notices Publication Act	323		
Off-Road Vehicles Act, 1983		1983,c. 53	1984,c. 44; 1986,c. 54; 1989, c. 72,s. 94.
Oleomargarine Act	324		1986,c. 65; 1989,c. 72,s. 6.
Ombudsman Act			1984,c. 6 and c. 55,s. 225.
One Day's Rest in Seven Act			1989,c. 72,s. 48.
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Ontario Automobile Insurance Board Act, 1988 Ontario Deposit Insurance Corporation Act		1988,c. 18	1985,c. 5,s. 6.
Ontario Drug Benefit Act, 1986		1986,c. 27	1989,c. 72,s. 40.
Ontario Economic Council Act		1700,0.2.	1707,01.12,01.10.
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Ontario Guaranteed Annual Income Act			1981,c. 44; 1989,c. 72,
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Ontario Heritage Act	337		1989,c. 72,s. 28.
Ontario Highway Transport Board Act	338	1000	1988,c. 63.
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Ontario Mental Health Foundation Act			1989,c. 90.
Ontario Mineral Exploration Program Act			1986,c. 64,s. 46; 1989,
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Ontario Mineral Exploration Program Act, 1989		1989,c. 40	c. 10,5. 10,10p.
Ontario Municipal Board Act		1707,0. 10	1982,c. 40,s. 6; 1984,c. 11,
			s. 199; 1989,c. 32.
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Act	. 348		1986,c. 4,s. 72.
Ontario Municipal Improvement Corporation Act			1989,c. 57.
Ontario New Home Warranties Plan Act			1989,c. 72,s. 26.
Ontario Northland Transportation Commission Act			,
Ontario Pensioners Property Tax Assistance Act			1981,c. 14 and c. 45;
			1984,c. 16; 1986,c. 64,s. 47 1989,c. 72,s. 83.
Ontario Place Corporation Act	. 353		
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			c. 23 and c. 52; 1988,c. 6.
Ontario Universities Capital Aid Corporation Act	. 360		1985,c. 14,s. 6,rep.
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Corporation Act, 1981		1981,c. 21	
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			1986,c. 68,ss. 18 to 42;
			1988,c. 54,ss. 51 to 88
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d'Ottawa)			
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Validation Act, 1981		1981,c. 52	
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			and c. 66; 1984,c. 45,s. 15;
			1987,c. 9; 1988,c. 27,s. 37
			and c. 31,s. 20; 1989,c. 11,
			s. 14,c. 56,s. 32,c. 64,s. 1
			and c. 72,s. 49.

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			ss. 89-102; 1989,c. 72,s. 32.
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			1985,c. 16; 1989,c. 5 and
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Plant Diseases Act			1989,c. 72,s. 3. 1981,c. 55; 1983,c. 57; 1984
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			c. 15; 1989,c. 36 and c. 53.
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The state of the s		-	s. 89.
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Regional Municipality of Halton Act	436		c. 84,s. 11. 1981,c. 66,Sched.; 1982,c. 26, ss. 63-71 and c. 49,ss. 6-9; 1983,c. 5, s. 8, c. 56,s. 3 and c. 72, ss. 14-19; 1984,c. 45,s. 8; 1986,c. 46,s. 3; 1987,c. 22, s. 3; 1988,c. 27,s. 31 and c. 31, s. 23; 1989,c. 11,s. 17,c. 56, s. 37,c. 64,s. 7,c. 72,
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Religious Organizations' Lands Act Rental Housing Protection Act, 1986	448	1986,c. 26	1988,c. 22; 1989,c. 31,ss. 24, 26; 1986,c. 26,s. 13,rep.
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Surveyors Act, 1987		1987,c. 6	
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## TABLE OF PROCLAMATIONS

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#### Α

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BUSINESS CORPORATIONS AMENDMENT ACT: 1986, c. 57, ss. 1 to 17, 19 to 22, 24 and 25 (1st January, 1987).

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CREDIT UNIONS AND CAISSES POPULAIRES AMENDMENT ACT: 1983,c. 46,ss. 1, 8 to 11, 13 to 15 and 18 to 20 (3rd August, 1983); 1983,c. 46,s. 3 (12th October, 1983); 1983,c. 46,ss. 4, 5, 6 and 7 (1st February, 1985); 1983,c. 46,s. 2 (28th June, 1985).

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Insurance Act: R.S.O. 1980,c. 218,s. 404 (1st April, 1981); ss. 398 to 403, 405 (1st October, 1981).

INSURANCE AMENDMENT ACT: 1986,c. 67 (15th June, 1987).

INTERPROVINCIAL SUBPOENAS ACT: R.S.O. 1980, c. 220 (1st January, 1985).

Intervenor Funding Project Act: 1988,c. 71 (See also s. 16 for repeal of Part I) (1st April, 1989). (Loi de 1988 sur le projet d'aide financière aux intervenants)

JUDICATURE AMENDMENT ACT: 1981,c. 23 (27th July, 1981). JURIES AMENDMENT ACT: 1989,c. 10 (31st October, 1989).

Land Registration Reform Act: 1984,c. 32,ss. 1 to 22 (25), 22 (27) to 26 (1st November, 1984).

LANDLORD AND TENANT AMENDMENT ACT: 1987,c. 23 (30th June, 1987).

LINE FENCES AMENDMENT ACT: 1986,c. 47 (1st July, 1988).

LIQUOR LICENCE AMENDMENT ACT: 1984,c. 4 (18th May, 1984).

LIVE STOCK BRANDING AMENDMENT ACT: 1981,c. 36 (1st March, 1982).

LOAN AND TRUST CORPORATIONS ACT: 1987, c. 33 (5th April, 1988).

(LOI DE 1987 SUR LES COMPAGNIES DE PRÉT ET DE FIDUCIE)

Members' Conflict of Interest Act: 1988,c. 17 (1st September, 1988).

(Loi de 1988 sur les conflits d'intérêts des membres de l'Assemblée)
Mental Health Act: R.S.O.1980,c. 262,ss. 66 and 67 (1st March, 1984).

METROPOLITAN POLICE FORCE COMPLAINTS PROJECT ACT: 1981,c. 43 (21st December, 1981).

METROPOLITAN TORONTO CONVENTION CENTRE CORPORATION ACT: 1988,c. 52,ss. 1 to 9, 11 to 17 (1st October, 1988).

MINISTRY OF AGRICULTURE AND FOOD STATUTE LAW AMENDMENT ACT: 1988,c. 13 (22nd January, 1988).

MINISTRY OF CONSUMER AND COMMERCIAL RELATIONS AMENDMENT ACT: 1984, c. 5 (18th May, 1984).

MINISTRY OF CORRECTIONAL SERVICES AMENDMENT ACT: 1984,c. 66,s. 12 (2), (4) and (6) (1st November, 1985).

MOTORIZED SNOW VEHICLES AMENDMENT ACT: 1982,c. 13 (1st September, 1982).

MOTOR VEHICLE REPAIR ACT: 1988,c. 38 (1st October, 1988).

MUNICIPAL ACT: R.S.O. 1980,c. 302, See s. 502 (repeal of par. 152 of sec. 210) (1st July, 1988).

MUNICIPAL AMENDMENT ACT: 1986,c. 14 (1st March, 1986).

MUNICIPAL BOUNDARY NEGOTIATIONS ACT: 1981,c. 70 (1st February, 1982).

MUNICIPAL CONFLICT OF INTEREST ACT: 1983,c. 8 (1st March, 1983).

MUNICIPALITY OF METROPOLITAN TORONTO AMENDMENT ACT: 1982, c. 29, ss. 5 and 12 (1) (1st October, 1982).

OCCUPATIONAL HEALTH AND SAFETY AMENDMENT ACT: 1987,c. 29 (31st October, 1988).

Ontario Automobile Insurance Board Act: 1988, c. 18, ss. 1 to 14, 16, 19, 21 (1), (2), (3), (6), (7), (8) and (9), 25, 26, 27, 29, 30, 31, 33, 34 and 35 (5th April, 1988); 1988, c. 18, ss. 15, 17, 18, 20, 21 (4) and (5), 22, 23, 24, 28, 32 (4th July, 1988)

AMENDMENTS PROCLAIMED: 1988,c. 18,ss. 19 (2), 20 (14), 29 (3) and 30 (3) (4th July, 1988); 1988,c. 18,s. 33 (2) (1st June, 1989).

ONTARIO DRUG BENEFIT ACT: 1986,c. 27 (1st December, 1986).

Ontario Highway Transport Board Amendment Act: 1988,c. 63,ss. 1 to 3, 4 [ss. 16a, 16b, 16d], ss. 5 to 10 (16th January, 1989); 1988,c. 63,s. 4 [s. 16c] (1st July, 1989).

Ontario Waste Management Corporation Act: 1981,c. 21,s. 5 (30th September, 1983); 1981,c. 21, see s. 15 (3) (21st July, 1985).

Ontario Water Resources Amendment Act: 1981,c. 50,ss. 3, 4, 5 (17th March, 1982); 1981,c. 50,ss. 1 and 2 (1st November, 1984); 1983,c. 51,s. 3 (4) and (5) (1st November, 1984).

OPERATING ENGINEERS AMENDMENT ACT: 1982,c. 42 (20th September, 1982).

OTTAWA CONGRESS CENTRE ACT: 1988,c. 53 (1st October, 1988).

(LOI DE 1988 SUR LE CENTRE DES CONGRÈS D'OTTAWA)

PAY EQUITY ACT: 1987,c. 34 (1st, January, 1988).

(LOI DE 1987 SUR L' ÉQUITÉ SALARIALE)

PENSION BENEFITS ACT: 1987,c. 35 (1st January, 1988).

PERSONAL PROPERTY SECURITY ACT: 1989, c. 16 (10th October, 1989).

PLANNING ACT: 1983,c. 1,ss. 1 to 39, 41 to 73 (1) and 74 to 76 (1st August, 1983); 1983,c. 1,ss. 40 and 73 (2) (1st March, 1986).

PLANNING AMENDMENT ACT: 1989, c.5,ss. 4, 5 (2) and 14 (5th September, 1989).

PLANNING STATUTE LAW AMENDMENT ACT: 1983,c. 5 (1st August, 1983).

POLICE AMENDMENT ACT: 1983,c. 57 (29th February, 1984).

POLICE AND SHERIFFS STATUTE LAW AMENDMENT ACT: 1989,c. 24 (1st January, 1990).

POWER CORPORATION AMENDMENT ACT: 1989, c. 53 (15th November, 1989).

PREPAID SERVICES ACT: 1988,c. 39 (1st October, 1988).

PRESCRIPTION DRUG COST REGULATION ACT: 1986, c. 28 (1st December, 1986).

PROCEEDINGS AGAINST THE CROWN AMENDMENT ACT: 1983,c. 88 (1st January, 1989); 1988,c. 29 (1st January, 1989).

Professional Engineers Act: 1984,c. 13 (1st September, 1984).

Projet d'aide financière aux intervenants, Loi sur le: 1988, chap.71 (Voir aussi l'art. 16 pour l'abrogation de la partie I) (1<sup>st</sup> avril 1989).

(Intervenor Funding Project Act, 1988)

PROVINCIAL COURTS AMENDMENT ACT: 1983,c. 85 (2nd April, 1984).

Provincial Offences Act: R.S.O. 1980,c. 400, Part II (1st September, 1987).

PROVINCIAL OFFENCES AMENDMENT ACT: 1986, c. 42, ss. 3, 4, 5 and 6 (1st September, 1987).

PROVINCIAL OFFENCES STATUTE LAW AMENDMENT ACT: 1983,c. 80 (2nd April, 1984).

Public Commercial Vehicles Amendment Act: 1981,c. 71,ss. 1, 2 (2), 3, 9, 11, 12, 13 (1), 15 (3) (15th February, 1982); 1983,c. 79 (1st April, 1986); 1984,c. 20 (1st April, 1986); 1986,c. 11 (1st April, 1986).

PUBLIC LIBRARIES ACT: 1984,c. 57 (29th March, 1985).

Public Service Superannuation Amendment Act: 1984,c. 22,ss. 1 to 11,s. 13 and ss. 15 to 19 (1st January, 1985); 1986,c. 12 (1st August, 1986).

Public Transportation and Highway Improvement Amendment Act: 1988,c. 24,s. 10 (14th October, 1988).

RECIPROCAL ENFORCEMENT OF MAINTENANCE ORDERS ACT: 1982,c. 9 (1st October, 1982).

REGIONAL MUNICIPALITIES AMENDMENT ACT: 1982,c. 26,ss. 8, 12, 19, 24, 33, 43, 52, 57, 61, 66, 70, 75, 79, 84, 88, 93 and 97 (1st October, 1982); 1986,c. 46,s. 6 (7) and (10) (1st January, 1987); 1987,c. 22,ss. 1 (3), 2 (3), 3 (4), 4 (5), 5 (4), 6 (5), 7 (3), 8 (4), 9 (3) and 10 (3) (15th August, 1987); 1987,c. 22,s. 4 (2) (1st July, 1988).

REGISTERED INSURANCE BROKERS ACT: R.S.O.1980,c. 444,ss. 1, 4, 6, 8 to 12, 15 to 27, 30, 31, 33 to 35 (1st April, 1981); ss. 2, 3, 5, 7, 13, 14, 28, 29, 32, 36 (1st October, 1981).

REGISTRY AMENDMENT ACT: 1981,c. 17 (1st August, 1981).

REPAIR AND STORAGE LIENS ACT: 1989,c. 17 (10th October, 1989).

RESIDENTIAL COMPLEX SALES REPRESENTATION ACT: 1983,c. 67 (19th December, 1983).

RESIDENTIAL RENT REGULATION ACT: 1986,c. 63,ss. 1, 8, 12, 37 to 42, 44 to 46, 48 to 50, 52, 53, 71 (2) and (3), 118, 125, 129 (4), 130, 131 and Schedule A (15th December, 1986); 1986,c. 63,ss. 2 to 7, 9 to 11, 13 to 36, 47, 51, 70, 71 (4), 72 to 74, 75 (a) to (h) and (j), 76 to 82, 83 (1), (2) and (3), 84 to 90, 92 (1) (a), (b), (d) and (e), 92 (2) to (4), 94 to 116, 119 to 121, 122 (1) (a) to (f) and (h), 122 (2) and (3), 123, 124, 126, 127, 129 (1), (2) and (3) and Schedule B (1st January, 1987); 1986,c. 63,ss. 54 to 69, 122 (1) (g) (2nd January, 1987).

SALE OF GOODS ACT: R.S.O. 1980,c. 462,s. 25 (3) (10th October, 1989).

SECURITIES AMENDMENT ACT: 1987,c. 7,ss. 1 to 6, 8, 9, 11, 12, 13, 15 (1) and (3), 16 and 17 (30th June, 1987); 1987,c. 7,ss. 7, 10, 14 and 15 (2) (15th February, 1988).

SENTENCES ARBITRALES ÉTRANGÈRES, LOI SUR LES...: 1986, chap. 25 (10 août 1986).

(FOREIGN ARBITRAL AWARDS ACT, 1986)

SHEEP AND WOOL MARKETING ACT: 1981,c. 32 (15th March, 1982).

SHORELINE PROPERTY ASSISTANCE ACT: R.S.O. 1980, c. 471, s. 15 (15th May, 1981).

SMALL CLAIMS COURTS AMENDMENT ACT: 1983,c. 22,s. 2 (2nd August, 1983).

SMOKING IN THE WORKPLACE ACT: 1989, c. 48 (1st January, 1990).

SUPPORT AND CUSTODY ORDERS ENFORCEMENT ACT: 1985,c 6,ss 1, 2 (1) and (5), clause 6 (3) (b), ss 6 (5) and (6), 7 (1), 8 and 9, 10 (1), (2) and (3), 11 (2) to (12), 12 to 15, 16 (2), 17 and 18 (1st March, 1986); 1985,c. 6,ss. 2 (2), (3), (4) and (6), 3 (1) to (4), 4, 5, 6 (1) and (2), clause 6 (3) (a),ss. 6 (4), 7 (2), 10 (4), 11 (1) and 16 (1) and (3) (2nd July, 1987).

(Loi de 1985 sur l'exécution d'ordonnances alimentaires et de garde d'enfants)

SURVEYORS ACT: 1987,c. 6 (30th December, 1988).

THEATRES AMENDMENT ACT: 1984,c. 56,ss. 1 to 5, 7, 9 to 11, 13, 14, 16, 20 to 22, 24 and 25 (1st February, 1985); 1984,c. 56,ss. 8 and 23 (1st March, 1985); 1984,c. 56,ss. 6, 12, 15 [ss. 38, 39], 18 and 19 (1st October, 1988); 1984,c. 56,s. 17 (15th December, 1989).

THUNDER BAY (CITY OF) AMENDMENT ACT: 1983, c. 11, s. 1 (1st August, 1983).

TORONTO DISTRICT HEATING CORPORATION ACT: 1980,c. 73,s. 21 (9th July, 1982); ss. 2 to 15, 17 to 20, 22 to 28 and 30 (1st November, 1982).

TORONTO FUTURES EXCHANGE ACT: 1983,c. 19 (21st October, 1983).

TRUCK TRANSPORTATION ACT: 1988,c. 64 (30th January, 1989).

UNIFIED FAMILY COURT ACT: R.S.O. 1980, c. 515, s. 3 (6) (1st October, 1982).

UNIFIED FAMILY COURT AMENDMENT ACT: 1982,c. 21,s. 4 (19th January, 1983); 1983,c. 86 (2nd April, 1984).

VITAL STATISTICS AMENDMENT ACT: 1986,c. 9,ss. 1 to 5, 7, 12 to 19 (1st August, 1986); 1986,c. 9,ss. 6, 8, 9, 10 and 11 (15th July, 1987).

WAGES AMENDMENT ACT: 1983, c. 68 (1st March, 1984).

WINE CONTENT ACT: 1988,c. 57 (1st September, 1988).

WORKERS' COMPENSATION AMENDMENT ACT: 1984,c. 58,ss. 1 to 6, 9 to 14, 33 to 37, 39 to 41 (1st April, 1985); 1984,c. 58,ss. 7, 8, 15 to 32 and 38 (1st October, 1985); 1985,c. 17,s. 2 (22nd January, 1986); 1989,c. 47,ss. 1 to 27 and 29 (2nd January, 1990).

В

#### ACTS AND PARTS OF ACTS NOT PROCLAIMED AS OF FEBRUARY 2ND, 1990

ASSESSMENT ACT: R.S.O. 1980, c. 31, s. 24 (6), See s. 69.

AUTOMOBILE INSURANCE RATES CONTROL ACT: 1989,c. 34, See s. 10 [for repeal of Act].

Business Corporations Act: 1982,c. 4,s. 151 (5).

BUSINESS INFORMATION STATUTE LAW AMENDMENT ACT: 1989,c. 69.

CEMETERIES ACT: 1989,c. 50.

CHARITABLE INSTITUTIONS ACT: R.S.O. 1980, c. 64, ss. 4 (1), 5 (3).

CHILD AND FAMILY SERVICES ACT: 1984, c. 55, ss. 124, 125, 126 (4) and (5), 162, 163 (1), (2) (a), (b), (c), (e), (f), (g) and 164 to 166, 167 to 174.

CHILD AND FAMILY SERVICES AMENDMENT ACT: 1988, c. 36, s. 19.

CHILDREN'S LAW REFORM AMENDMENT ACT: 1989,c. 22.

CONDOMINIUM ACT: R.S.O. 1980, c. 84, ss. 36 (7), 56 and 57, See s. 58.

Consolidated Hearings Act: 1981,c. 20,s. 3 (3).

CONSTRUCTION LIEN AMENDMENT ACT: 1989,c. 89.

COURT REFORM STATUTE LAW AMENDMENT ACT: 1989,c. 56.

Courts of Justice Amendment Act: 1989,c. 55; 1989,c. 67,s. 1; 1989,c. 70,ss. 1 to 15, 17 to 27; See s. 16 [70 (3)]; See s. 23 [100b (3)]; 1989,c. 79.

CREDIT UNIONS AND CAISSES POPULAIRES AMENDMENT ACT: 1983,c. 46,ss. 16, 17, 21 and 22.

DAY NURSERIES ACT: R.S.O. 1980, c. 111, s. 19 (1).

Droit de la famille, Loi sur le...: 1986, chap. 4, art. 71 (2).

(FAMILY LAW ACT, 1986)

EDUCATION STATUTE LAW AMENDMENT ACT: 1989,c. 65,ss. 25, 26 and 27.

EXÉCUTION D'ORDONNANCES ALIMENTAIRES ET DE GARDE D'ENFANTS, LOI SUR L' . . .: 1985, chap. 6, art. 3 (5).

(SUPPORT AND CUSTODY ORDERS ENFORCEMENT ACT, 1985)

FAMILY LAW ACT: 1986, c. 4, s. 71 (2).

(LOI DE 1986 SUR LE DROIT DE LA FAMILLE)

FUNERAL DIRECTORS AND ESTABLISHMENTS ACT: 1989,c. 49.

GAME AND FISH ACT: R.S.O.1980,c. 182, See s. 93 (2) (for repeal of par. 4 of sub. 93 (1)).

GASOLINE HANDLING ACT: R.S.O. 1980, c. 185, s. 18.

HEALTH PROTECTION AND PROMOTION ACT: 1983, c. 10, See s. 89 (for repeal of ss. 87 and 88).

HIGHWAY TRAFFIC ACT: R.S.O. 1980, c. 198, s. 63 (1) and (2).

HIGHWAY TRAFFIC AMENDMENT ACT: 1982,c. 15,ss. 8 and 11; 1984,c. 21,s. 3 (2) and s. 16 [124 (2) and (3)];1989,c. 54,ss. 3, 9, 18, 22, 33, 38 and 43; 1989,c. 87,ss. 1-19, 21-24.

INDEPENDENT HEALTH FACILITIES ACT: 1989,c. 59.

Insurance Act: R.S.O.1980,c. 218,ss. 369 (1), 370 (1) to (7), 371 (1) to (4).

JUGES DE PAIX, LOI DE 1989 SUR LES: 1989,c. 46.

(JUSTICES OF THE PEACE ACT, 1989)

JUSTICES OF THE PEACE ACT: 1989,c. 46.

(LOI DE 1989 SUR LES JUGES DE PAIX)

LANDLORD AND TENANT ACT: R.S.O. 1980, c. 232, See s. 131.

MINING AMENDMENT ACT: 1989,c. 62,ss. 1 to 33, 34 (1, 2, 4), 35 to 50, 52 to 112.

MINISTRY OF THE ATTORNEY GENERAL ACT: R.S.O. 1980, c. 271, s. 8 (1).

MINISTRY OF TRANSPORTATION AND COMMUNICATIONS CREDITORS PAYMENT REPEAL ACT: 1989,c. 88.

MUNICIPAL STATUTE LAW AMENDMENT ACT: 1989,c. 84,ss. 4 (4), 7 and 22.

NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT: R.S.O. 1980, c. 316, See s. 26 (9).

ONTARIO ENERGY BOARD ACT: R.S.O. 1980, c. 332, See s. 1 (2); Part II (s. 45).

Provincial Penalties Adjustment Act: 1989, c. 72, ss. 1 to 8 (1), 8 (2), 9 to 96.

REGISTRY ACT: R.S.O.1980,c. 445, See s. 86 (6) (for repeal of s. 86).

RESIDENTIAL COMPLEXES FINANCING COSTS RESTRAINT ACT: 1982,c. 59, See s. 128 of 1986,c. 63 (for repeal of Act).

RESIDENTIAL RENT REGULATION ACT: 1986,c. 63,ss. 43, 75 (i), 83 (4) and (5), 91, 92 (1) (c), 93 and 117.

RESIDENTIAL TENANCIES ACT: R.S.O.1980,c. 452,ss. 5 to 59, 62 to 69, 74, 111 to 113, 116, 119, 135 (1) and Schedule.

SUPPORT AND CUSTODY ORDERS ENFORCEMENT ACT: 1985, c. 6,s. 3 (5).

(LOI DE 1985 SUR L'EXÉCUTION D'ORDONNANCES ALIMENTAIRES ET DE GARDE D'ENFANTS)

TILE DRAINAGE ACT: R.S.O. 1980, c. 500, s. 3 (4), (5) also see s. 3 (7).

TORONTO TRANSIT COMMISSION, GRAY COACH LINES, LIMITED AND GO TRANSIT LABOUR DISPUTES SETTLEMENT ACT: 1984,c. 42, See s. 14 (3) (for repeal of Part II).

UNCLAIMED INTANGIBLE PROPERTY ACT: 1989,c. 83.

THEATRES AMENDMENT ACT: 1984,c. 56, s. 15 [s. 40].

VETERINARIANS ACT: 1989,c. 60.

WATER TRANSFER CONTROL ACT: 1989.c. 18.





#### **Cumulative Supplement**

From the 1st day of January, 1985 to the 31st day of December, 1989

This is a cumulative supplement to the Table of Private Acts published in Volume 2 of the 1984 Index to the Statutes of Ontario. The cumulative supplement is arranged under the same headings as the Table that it supplements. Many Private Acts listed in the Table were repealed by the *Municipal Private Acts Repeal Act*, 1989, being chapter 6.

# **PARTI**

#### Municipal Private Acts

Name of Municipality	Year and Chapter
Barrie, City	1987,c Pr17
Brampton, City	1985,c.Pr17
Brantford, City	1986,c.Pr28
Cambridge, City	1985,c.Pr9
Chapleau, Township	1987,c Pr14
Chatham, City	1986,c Pr18
Cornwall, City	1986,c.Pr16
Elgin, County	1985,c.Pr16
Etobicoke, City	1988,c.Pr44;1989,c.Pr42
Guelph, City	1989,c.Pr40
Hamilton, City	1985,c.Pr23;1986,c.Pr1;1987,cc.Pr1,Pr11; 1988,c.Pr31;1989,c.Pr23
Hornepayne, Township	1985,c.Pr25
Iroquois Falls, Town	1989,c.Pr36
Killaloe, Village	1989,c.Pr18
Kingston, City	1989,c. <b>P</b> r29
Kitchener, City	1985,c. Pr28
Lanark, County	1989,c.Pr12
Lindsay, Town	1987,c.Pr15
London, City	1986,c.Pr34;1987,c.Pr18;1989,c.Pr7
Mara, Township	1986,c.Pr21
Markham, Town	
Mississauga, City	1986, c. Pr3;1987, cc. Pr4, Pr8;1988, c. Pr17
Niagara Falls, City	1985,c.Pr5
North Bay, City	
North York, City	
Oakville, Town	1988, c Pr28
Osgoode, Township	

## Municipal Private Acts (Continued)

Name of Municipality	Year and Chapter
Oshawa Public Utilities	
Commission	1988,c.Pr14
Ottawa, City	1988, c. Pr47;1989, c. Pr39
St. Catharines, City	1985,c.Pr4
St. Thomas, City	1987,c.Pr2
Sault Ste. Marie, City	1988,cc.27,Pr58
Scarborough, City	1986, c. Pr27
Scarborough Public Utilities	
Commission	1986,c.Pr10
Simcoe, County	1988,c.Pr36
Sudbury, City	1985,c.Pr18;1988,c.Pr16
Sudbury Hydro-Electric Commission	1989,c.Pr5
Toronto, City	1985,cc.Pr3,Pr12,Pr22;1986,cc.Pr20,Pr33; 1987,cc.Pr3,Pr16,Pr19;1988,cc.Pr1, Pr29,Pr32:1989,cc.Pr19,Pr34
Trenton, City	1989,c.Pr3
Wasaga Beach, Town	1987,c.Pr7
Waterloo-Guelph Regional Airport	1986,c.Pr7
Windsor, City	1985,c.Pr11;1986,c.Pr30;1987,c.Pr22; 1988, c.Pr9;1989,c.Pr14
Windsor Utilities Commission	1988,c.Pr30

# **PART II**

## Other Private Acts

	Name	Year and Chapter
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	Balfour Beach Association	1985,c.Pr19 1988,c.Pr12
C	Canadian National Exhibition Association	1985,c.Pr8;1988,c.60
E	Cast York-Scarborough Reading Association Inc.	1989,c.Pr41
4	04 K-W Wing Royal Canadian Air Force Association	1985,c.Pr15

Name	Year and Chapter
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Municipal Tax Collectors,	
Association of	1989,c.Pr30
Ontario Association of Speech-	
Language Pathologists and	
Audiologists Act	1986,c Pr9
Ontario Home Economics Association Ontario Mortgage Brokers Association	1989,c.Pr38 1989,c.Pr46
Ottawa Civil Service Recreational	1989,C.PT40
Association	1989,c.Pr1
Peterborough Racing Association	
Limited	1985,c Pr20
Registered Wood Energy Technicians	
of Ontario, Association of	1988,c.Pr5
	* 7001(*10
Translators and Interpreters of Ontario, Association of	1000 a Dal
of Ontario, Association of	1989,c.Pr2
Windsor Light Opera Association	1989,c.Pr11
2. Cemeteries	
Toronto General Burying Ground,	
Trustees of	1989,(-50)
3. Clubs	1989, (-50)
3. Clubs	1989, (-50)
	1989,c 50 1988,c.Pr39
3. Clubs Brockville Rowing Club Incorporated	1988,c.Pr39
3. Clubs  Brockville Rowing Club Incorporated	1988,c.Pr39 1986,c.Pr22
3. Clubs Brockville Rowing Club Incorporated	1988,c.Pr39
3. Clubs  Brockville Rowing Club Incorporated	1988,c.Pr39 1986,c.Pr22
3. Clubs  Brockville Rowing Club Incorporated  Cedarhurst Golf Club  Famee Furlane of Hamilton	1988,c.Pr39 1986,c.Pr22 1985,c.Pr1
3. Clubs  Brockville Rowing Club Incorporated	1988,c.Pr39 1986,c.Pr22 1985,c.Pr1 1988,c.Pr42 1986,c.Pr29
3. Clubs  Brockville Rowing Club Incorporated	1988,c.Pr39 1986,c.Pr22 1985,c.Pr1 1988,c.Pr42
3. Clubs  Brockville Rowing Club Incorporated	1988,c.Pr39 1986,c.Pr22 1985,c.Pr1 1988,c.Pr42 1986,c.Pr29
3. Clubs  Brockville Rowing Club Incorporated  Cedarhurst Golf Club  Famee Furlane of Hamilton  Gottscheer Relief Association  Italo-Canadian Centennial Club  Madawaska Club Limited	1988,c.Pr39 1986,c.Pr22 1985,c.Pr1 1988,c.Pr42 1986,c.Pr29 1989,c.Pr16
3. Clubs  Brockville Rowing Club Incorporated	1988,c.Pr39 1986,c.Pr22 1985,c.Pr1 1988,c.Pr42 1986,c.Pr29 1989,c.Pr16

Name	Year and Chapter
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Adona Properties Limited Agricultural Anhydrous Ammonia Co. Limited Angelato Service Centre Ltd. Ariann Developments Inc. Asteam Co. Limited	1987, c. Pr9 1985, c. Pr7 1989, c. Pr31 1988, c. Pr56 1989, c. Pr43
Bolsward Investments Limited	1989, c. Pr26 1989, c. Pr28
Central Pipeline Company, Limited	1985,c.Pr6
Homes Unlimited (London) Inc	1989,c.Pr47
Innomed Inc.	1989,c.Pr32
John Zivanovic Holdings Limited	1989,c.Pr8
LaPlante Lithographing Company Limited L.F.P. Management Limited	1988.c Pr50 1988.c.Pr15
Mid-Continent Bond Corporation	1988,c.Pr21
Northern Frontier Develop. Ltd	1989,c.Pr4
Pamaglenn Investments Limited	1986,c.Pr13
Sherrydale Investments Limited	1986,c.Pr14
Tavone Enterprises Limited	1988,c.Pr54
Service Inc Traco Investments Limited	1989, c. Pr49 1986, c. Pr31
4.2 Insurance Comp	panies
Empire Life Insurance Company	1986,c.Pr12
Kingsway General Insurance Company	1988,c.Pr19
London Life Insurance Company	1986,c.Pr26
York Fire & Casualty Insurance Company	1988,c.Pr4

Name	Year and Chapter	
4.4 Mining Compani	es	
Lebon Gold Mines Limited	1988,c.Pr41	
Machin Mines Limited Mylake Mines Limited	1988,c. Pr25 1986,c. Pr17	
Primrock Mining and Exploration Limited Prow Yellowknife Gold Mines Ltd	1988,c. Pr35 1988,c. Pr27	
Williams Creek Gold Quartz Mining Co. Limited	1987,c.Pr5	
6. Educational Institu	utions	
Conrad Grebel College	1988,c Pr11	
Great Lakes Bible College	1987,c.Pr10	
Metropolitan (Toronto) Separate School Board	1988, c. 27, 1989, c. 65	
Ontario Bible College and Ontario Theological Seminary	1986,c.Pr5	
Regis College	1989,c.Pr33	
Toronto Baptist Seminary and Bible College	1989,c. <b>P</b> r35	
University of St. Jerome's College	1986,c.Pr23 1988,c.Pr26	
9. Homes and Refu	iges	-
St. Elizabeth Home Society	1986,c.Pr11	
10. Hospitals		
Belleville General Hospital	1985,c.Pr14 1986,c.Pr6	
Charlotte Eleanor Englehart Hospital	1988,c.Pr48	
General Hospital of Port Arthur	1988,c.Pr23	
Hamilton Civic Hospitals	1988,c.Pr18	
Peterborough Civic Hospital	1985,c.Pr10;1988,c.Pr40	
Renfrew Victoria Hospital	1986.c.Pr8	
Sarnia General Hospital	1989, c. Pr20 1989, c. Pr10	

Name	Year and Chapter
11. Institutes	
Chartered Institute of Marketing	
Management of Ontario	1988,c Pr13
Institute of Certified Management	
Consultants of Ontario	1986,c Pr25
Institute of Municipal Assessors of Ontario	1987,c.Pr20
Chitario	1907,0.1120
Ontario Institute of the Purchasing	1007 7001
Management Association of Canada Inc Ontario Municipal Management Institute	1987,c.Pr21 1988,c.Pr20
Vintario Stunicipai Management Historic	1700(0.1160
14. Religious Institu	tions
Incorporated Synod of the Diocese	
of Huron	1988,c.Pr43
	1988,c.Pr37
Moravian Temple Corporation	1700,(.1137
Moravian Temple Corporation	1988, c. Pr22
United Church of Canada	
	1988,c.Pr22
United Church of Canada	1988,c.Pr22
United Church of Canada	1988,c.Pr22  Societies 1989,c.Pr6
United Church of Canada  15. Societies  15.2 Religious and Benefit Sisters of Social Service	1988,c.Pr22  Societies 1989,c.Pr6
United Church of Canada  15. Societies 15.2 Religious and Benefit Sisters of Social Service  15.3 Miscellaneous, including Communit	Societies 1989,c.Pr6 y and Cultural Centres
United Church of Canada  15. Societies 15.2 Religious and Benefit Sisters of Social Service  15.3 Miscellaneous, including Communit Centre culturel d'Orléans	Societies 1989,c.Pr6  y and Cultural Centres 1989,c.Pr21
United Church of Canada  15. Societies 15.2 Religious and Benefit Sisters of Social Service  15.3 Miscellaneous, including Communit Centre culturel d'Orléans  Historic Vehicle Society of Ontario	Societies 1989,c.Pr6  y and Cultural Centres 1989,c.Pr21 1985,c.Pr2
United Church of Canada  15. Societies 15.2 Religious and Benefit Sisters of Social Service  15.3 Miscellaneous, including Communit Centre culturel d'Orléans  Historic Vehicle Society of Ontario  Kitchener-Waterloo Foundation  Migraine Foundation	1988,c.Pr22  Societies 1989,c.Pr6  y and Cultural Centres 1989,c.Pr21 1985,c.Pr2 1988,c.Pr55
United Church of Canada  15. Societies 15.2 Religious and Benefit Sisters of Social Service  15.3 Miscellaneous, including Communit Centre culturel d'Orléans  Historic Vehicle Society of Ontario  Kitchener-Waterloo Foundation	1988,c.Pr22  Societies 1989,c.Pr6  y and Cultural Centres 1989,c.Pr21 1985,c.Pr2 1988,c.Pr55 1987,c.Pr6
United Church of Canada  15. Societies 15.2 Religious and Benefit Sisters of Social Service  15.3 Miscellaneous, including Communit Centre culturel d'Orléans  Historic Vehicle Society of Ontario  Kitchener-Waterloo Foundation  Migraine Foundation  Pauline McGibbon Cultural Centre	1988,c.Pr22  Societies 1989,c.Pr6  y and Cultural Centres 1989,c.Pr21 1985,c.Pr2 1988,c.Pr55 1987,c.Pr6 1985,c.Pr3
United Church of Canada  15. Societies 15.2 Religious and Benefit Sisters of Social Service  15.3 Miscellaneous, including Communit Centre culturel d'Orléans  Historic Vehicle Society of Ontario  Kitchener-Waterloo Foundation  Migraine Foundation  Pauline McGibbon Cultural Centre Peterborough Historical Society	1988,c.Pr22  Societies 1989,c.Pr6  y and Cultural Centres 1989,c.Pr21 1985,c.Pr2 1988,c.Pr55 1987,c.Pr6 1985,c.Pr3 1988,c.Pr52

#### Other Private Acts (Continued)

Name Year and Chapter 16. Young Men's and Young Women's Christian Associations Cambridge Y.M.C.A. 1986, c. Pr19 Fort Erie Community Young Men's 1989.c.Pr25 Owen Sound Young Men's and Young Women's Christian Association . . . . . . . . . . 1988.c.Pr38 17. Miscellaneous Alliance Française de Toronto . . . . . . . . . . . . . . . . 1986, c. Pr15 1987, c. Pr16 1985, c. Pr28 1988, c. Pr2 1985,c.Pr11 Children's Oncology Care of Ontario ..... 1986, c. Pr2 Community Youth Programs 1988.c Pr10 Enoch Turner Schoolhouse 1985,c Pr12 Fort Erie Lions Senior Citizens 1989.c.Pr44 George A. McNamara Memorial Foundation ..... 1988, c. Pr57 1989, c. Pr13 Hamilton Jewish Communal Projects . . . . . . . 1987, c. Pr11 High Street Recreation Complex of St. Thomas and Elgin ..... 1987, c. Pr2 London Regional Art and Historical Museums 1989,c Pr24 Ontario Municipal Recreation 1985, c. Pr27 Ottawa Little Theatre 1986,c Pr4 1989, c. Pr22 1988,c.Pr49 Sault Ste. Marie Pied Piper 1985, c. Pr21 Special Ability Riding Institute . . . . . . . . . . . . . 1988.c.Pr3 Township of Osgoode Care Centre . . . . . . . . . 1985, c. Pr26 Windsor Youth Marching and Concert Band ....... 1987, c. Pr22

Name	Year and Chapter
18. Railways (including S	Street Railways)
Brantford and Southern Railway Company, Inc	1989, Pr48
Grand Valley Railway Co. Inc.	. 1989,c.Pr37
Ontario Midwestern Railway Company Limited	1989, c. Pr45
Port Stanley Terminal Rail Incorporated	. 1987,c.Pr13
South Simcoe Railway Heritage	. 1989,c.Pr27

# FILED UNDER THE REGULATIONS ACT TO THE 31st DAY OF DECEMBER, 1989

Showing the Regulations contained in Revised Regulations of Ontario, 1980, regulations under the Parkway Belt Planning and Development Act and certain regulations under the Planning Act shown in the Schedule to Revised Regulations of Ontario, 1980, and subsequent Regulations filed to the 31st day of December, 1989.

R.R.O.

Date of

	1980	O.Reg.	Gaz	ette
A				
ABANDONED ORCHARDS ACT				
General	1			
ADMINISTRATION OF JUSTICE ACT				
Court Reporters and				
Court Monitors		709/89	Jan.	6/90
Fee Payable to Provincial Court				
(Civil Division) Referees		612/85	Dec.	14/85
amended		692/87	Jan.	2/88
amended		709/88	Dec.	17/88
Fees and Allowances - Provincial Court				
(Civil Division)		795/84	Jan.	5/85
amended		601/85	Dec.	14/85
amended		691/87	Jan.	2/88
amended		707/88	Dec.	17/88
Fees and Expenses				
Court Reporters	2			
(revoked by 282/82)				
Court Reporters and				
Court Monitors		36/84	Feb.	11/84
amended		404/84	July	14/84
amended		610/85	Dec.	14/85
amended		57/87	Feb.	21/87
amended		693/87	Jan.	2/88
amended		706/88	Dec.	17/88
amended		386/89	July	15/89
(revoked by 709/89)				
General	3			
amended		281/82	May	15/82
(revoked by 794/84)				
Jurors and Crown Witnesses	4			
amended		281/82	May	15/82
amended		607/85	Dec.	14/85
amended		178/89	Apr.	22/89
1503				

	R.R.O. 1980	O.Reg.	Date Gaz	
	<del></del>			
Justices of the Peace	5	201/02		1 5 100
amended		281/82	May	15/82
amended		399/84	July	7/84
amended		404/84	July	14/84
amended		676/84	Nov.	10/84
amended (revoked by 620/85)		316/85	June	29/85
Justices of the Peace		620/85	Dec.	14/85
amended		22/86	Feb.	1/86
amended		188/86	Apr.	19/86
amended		456/86	Aug.	16/86
amended		725/86	Dec.	27/86
amended		695/87	Jan.	2/88
amended		175/88	Apr.	16/88
amended		176/88	Apr.	16/88
amended		708/88	Dec.	17/88
amended		195/89	Apr.	29/89
amended		387/89	July	15/89
amended		708/89	Jan.	6/90
Non-Salaried Court Reporters				
and Court Monitors		282/82	May	15/82
(revoked by 36/84)				
Charlette ()fficare Parameter				
Sheriff's Officers, Process Servers, Escorts and				
Municipal Police Forces		794/84	Jan.	5/85
amended		603/85	Dec.	14/85
amended		694/87	Jan.	2/88
amended		710/89	Jan.	6/90
		,		-/
Fees		150100		0.100
Construction Liens		158/83	Apr.	2/83
amended		405/84	July	14/84
amended		605/85	Dec.	14/85
Sheriffs	6			
amended		278/81	May	23/81
amended		281/82	May	15/82
amended		245/83	May	14/83
amended		404/84	July	14/84
(revoked by 811/84)				
Sheriffs		811/84	Jan.	5/85
amended		608/85	Dec.	14/85
(revoked by 609/86)				
Sheriffs		609/86	Oct.	25/86
Supreme Court and County Courts	7			
amended		281/82	May	15/82
amended		245/83	May	14/83
amended.		404/84	July	14/84
(revoked by 812/84)				

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2.2				
Supreme Court and District				
Court		812/84	Jan.	5/85
amended		602/85	Dec.	14/85
(revoked by 608/86)				
Supreme Court and District				
Court		608/86	Oct.	25/86
Unified Family Court	8			
amended	()	281/82	May	15/82
amended		245/83	May	14/83
amended		37/84	Feb.	11/84
amended		404/84	July	14/84
amended		609/85	Dec.	14/85
amended		607/86	Oct.	25/86
Investigation Fee - Official Guardian(revoked by 495/81)	9			
		405/04		0/01
Investigation Fee - Official Guardian		495/81	Aug.	8/81
amended		244/83	May	14/83
amended(revoked by 606/85)		366/84	June	23/84
(TEVOKED by 000/AS)				
Investigation Fee - Official Guardian		606/85	Dec.	14/85
Kilometre Allowances		283/82	May	15/82
amended		404/84	July	14/84
amended		604/85	Dec.	14/85
amended		521/89	Oct.	14/89
9.1		601/05		4.4/05
Telewarrants		621/85	Dec.	14/85
(revoked by 188/86)				
To Amend Certain Regulations		281/82	May	15/82
AGGREGATE RESOURCES ACT, 1989				
General		702/89	Dec.	30/89
AGRICULTURAL AND HORTICULTURAL				
ORGANIZATIONS ACT, 1988				
General		200/89	May	6/89
AGRICULTURAL ASSOCIATIONS ACT				
Designation of Associations	10			
amended		611/81	Oct.	3/81
amended		852/82	Jan.	15/83
amended		99/83	Mar.	5/83
amendel		413/84	July	14/84
amended		12/85	Jan.	26/85
amen led		427/85	Sept.	14/85
amended		114/87	Mar.	21/87
		/ () /		21/11

	R.R.O. 1980	O.Reg.		e of
AGRICULTURAL DEVELOPMENT FINANCE ACT			,	
Interest Rate	11			
amended		699/85	Jan.	11/86
amended		344/86	June	28/86
amended		287/88	May	28/88
amended		536/88	Sept.	10/88
AGRICULTURAL SOCIETIES ACT				
General	12			
amended		107/83	Mar.	12/83
revoked		131/88	Mar.	26/88
General		130/88	Mar.	26/88
AGRICULTURAL TILE DRAINAGE INSTALLATION ACT				
General	13			
amended	1.3	85/83	Feb.	26/83
AMBULANCE ACT				
General	14			
amended	• •	627/81	Oct.	10/81
amended		571/82	Sept.	11/82
amended		832/82	Jan.	8/83
amended		54/84	Feb.	18/84
amended		542/84	Sept.	8/84
amended		496/85	Oct.	26/85
amended		600/89	Nov.	18/89
AMUSEMENT DEVICES ACT, 1986				
General		248/86	May	17/86
(revoked by 342/87)				
General		342/87	June	27/87
amended		351/88	June	18/88
ANATOMY ACT				
General	15			
amended		216/81	Apr.	25/81
amended		412/85	Aug.	31/85
ANIMALS FOR RESEARCH ACT				
General	16			
Pounds	17			
Research Facilities and Supply Facilities	18			
Transportation	19			
. ausportation	17			

	R.R.O. 1980 O.Reg.		Date Gaze	
* * * * * * * * * * * * * * * * * * *				
APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT				
Air Cooled and Marine Engine Mechanic	20			
Alignment and Brakes Mechanic	21			
Auto Body Repairer	22			
Automatic Machinist		28/84	Feb.	4/84
Automotive Machinist	23			
Automotive Painter	24			
Baker (revoked by 498/81)	25			
Baker		498/81	Aug.	15/81
Brick and Stone Mason	26			
Cement Mason	27			
Construction Boilermaker	28			
Construction Millwright	29			
Cook	30			
Dry Cleaners	31			
Electrician	32			
Farm Equipment Mechanic	33			
Fitter (Structural Steel/Platework)	34			
Fuel and Electrical Systems Mechanic	35			
General	36	246/81 75/83 52/84 717/86 595/89	May Feb. Feb. Dec. Nov.	9/81 12/83 18/84 27/86 11/89
General Carpenter.	37			
General Machinist	38			
Glazier and Metal Mechanic	39	161/86	Apr.	12/86
Hairstyling Schools	40	728/81	Nov.	14/81

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Hairstylist	41			
Heavy Duty Equipment Mechanic	42			
Hoisting Engineer		619/82	Oct.	9/82
Horticulturist		656/86	Nov.	22/86
Industrial Electrician		718/86	Dec.	27/86
Industrial Mechanic (Millwright)	43			
Industrial Woodworker		873/81	Jan.	16/82
Ironworkers	44			
Lather	45			
Lineman	46	150/82	Apr.	3/82
Motor Vehicle Mechanic	47			
Motorcycle Mechanic	48			
Mould Maker	49			
Painter and Decorator	50	378/81 160/86 475/86	June Apr. Aug.	20/81 12/86 30/86
Plasterers	51			
Plumbers	52			
Printer	53			
Radio and Television Service Technician	54			
Refrigeration and Air-Conditioning Mechanic	55			
Service Station Attendant	56	100/84	Mar.	3/84
Sheet Metal Worker	57			
Sprinkler and Fire Protection Installer	58			
Steamfitters	59			
Fool and Die Maker	60			
Fransmission Mechanic	61			

	R.R.O. 1980	O.Reg.	Date Gaze	
Truck Frailer Repairer	62			
ARBITRATIONS ACT				
Fees Chargeable by Arbitrators	64			
ARCHITECTS ACT (See now Architects Act, 1984)				
Complaints	65			
ARCHITECTS ACT, 1984				
General  amended ARTIFICIAL INSEMINATION OF LIVE STOCK ACT General	66	517/84 810/84 156/85 160/85 599/85 58/86 368/86 149/87 671/87 672/87 37/88 661/88 179/89 365/89	Sept. Jan. April April Dec. Feb. July Apr. Dec. Jan. Feb. Nov. Apr. July	1/84 5/85 20/85 20/85 14/85 22/86 11/87 26/87 2/88 6/88 12/88 12/88 8/89
Alternative Period for Census		305/85	June	22/85
Application for Direction of School Support		641/82	Oct.	16/82
Application for Direction of School Support (revoked by 295/86)		798/82	Dec.	25/82
Application for Direction of School Support (revoked by 627/88)		295/86	June	7/86
Application for Direction of School  Suggest amended		627/88 398/89	Oct. July	22/88 22/89

	R.R.O. 1980	O.Reg.	Date Gaze	
Assessment Areas and Regions(revoked by 144/82)	67			
Assessment Areas and Regions		144/82	Mar.	27/82
Assessment Notices	68	97/82	Dec.	25/82
Assessment Notices		3/87	Jan.	24/87
Assessment Notices of Supplementary or Omitted Assessment		466/87	Aug.	22/87
Enumeration		411/89	July	29/89
Equalization of Assessments Made Under Section 63 of the Assessment Act		4/81	Jan.	24/81
Equalization of Assessments Made Under Section 63 of the Assessment Act		5/81	Jan.	24/81
Equalization of Assessments Made Under Section 63 of the Assessment Act		32/81	Feb.	14/81
Equalization of Assessments Made Under Section 63 of the Assessment Act		760/81	Nov.	28/81
Equalization of Assessments Made Under Section 63 of the Assessment Act		866/81	Jan.	19/82
Equalization of Assessments Made Under Section 63 of the Assessment Act		867/81	Jan.	19/82
Equalization of Assessments Made Under Section 63 of the Assessment Act		787/82	Dec.	18/82
Equalization of Assessments Made Under Section 63 of the Assessment Act		9/83	Jan.	22/83
Equalization of Assessments Made Under Section 63 of the Assessment Act		51/83	Feb.	5/83
Equalization of Assessments Made Under Section 63 of the Assessment Act		15/84	Jan.	28/84
Equalization of Assessments Made Under Section 63 of the Assessment Act		95/84 360/85	Mar. July	3/84 13/85
Equalization of Assessments Made Under Section 63 of the Assessment Act		74/85	Feb.	23/85
Equalization of Assessments Made Under Section 63 of the Assessment Act		89/85	Mar.	9/85

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Equalization of Assessments Made Under				
Section 63 of the Assessment Act		4/86	Jan.	25/86
amended		66/86	Feb.	22/86
amended		100/86	Mar.	15/86
Faustination of Assessments Made III-des				
Equalization of Assessments Made Under Section 63 of the Assessment Act		35/87	Feb.	14/87
amended		90/87	Mar.	7/87
amended		229/87	May	16/87
Equalization of Assessments Made Under		407/00		40/00
Section 63 of the Assessment Act		127/88	Mar.	19/88
amended		283/88	May	21/88
Equalization of Assessments Made Under				
Section 63 of the Assessment Act		110/89	Mar.	18/89
amended		203/89	May	6/89
Interior Information Questionnaire	69			
interior information Questionnaire	0,7			
Municipal Enumeration Notice(revoked by 594/82)	70			
Municipal Enumeration Notice (revoked by 487/85)		594/82	Sept.	18/82
Municipal Enumeration Notice(revoked by 345/88)		487/85	Oct.	19/85
Municipal Enumeration Notice(revoked by 137/89)		345/88	June	18/88
Municipal Enumeration Notice		137/89	Apr.	1/89
Pipe Line Rates	71			
Pipe Line Rates		316/83	June	11/83
amended		529/85	Nov.	9/85
amended		73/86	Mar.	1/86
Pipe Line Rates		34/87	Feb.	14/87
amended		228/87	May	16/87
Pipe Line Rates		414/88	July	16/88
Tipe time Rates		414/00	July	10/00
Pipe Line Rates		108/89	Mar.	18/89
Pipe Line Rates in Muskoka and				
Parry Sound	72			
Pipe Line Rates in Part of the District				
of Algoma and Part of The Regional				
Municipality of Ottawa-Carleton		684/86	Dec.	13/86

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Pipe Line Rates in Parts of the Counties of				
Hastings and Simcoe and Parts of the United Counties of Prescott and Russell and				
Stormont, Dundas and Glengarry		193/89	Apr.	29/89
Pipe Line Rates in Parts of the Counties of Peterborough, Simcoe and Victoria and in Parts of the Districts of Sudbury and				
Algoma		89/87	Mar.	7/87
amended		267/87	May	30/87
Pipe Line Rates in the County of Huron and Parts of the counties of Haliburton, Hastings, Peterborough, Simcoe and Victoria and Part of the District				
of Timiskaming		469/88	Aug.	6/88
Pipe Line Rates in The Regional  Municipality of Sudbury		375/86	July	12/86
Municipality of Suddery		373/00	July	12/00
Postponement of 1981 Census		589/81	Sept.	12/81
Property Income Questionnaire	73			
Voter Identification Notice Under				
the Municipal Elections Act.		488/88	Aug.	13/88
ASSESSMENT REVIEW COURT ACT (See now <u>Assessment Review Board Act</u> )				
Procedure (revoked by 419/84)	74			
ASSESSMENT REVIEW BOARD ACT				
Procedure		419/84	July	14/84
ATHLETICS CONTROL ACT				
Amount of Tax	75			
General(revoked by 544/85)	76			
General		544/85	Nov.	16/85
В				
BAILIFFS ACT				
General	77			
amended	7.7	610/83	Oct.	15/83
amended		267/86	May	24/86

BARRIE-INNISFIL ANNEXATION ACT, 1981				Date of Gazette	
Wards and Composition of Council		298/82	May	22/82	
BARRIE-VESPRA ANNEXATION ACT, 1984					
Wards and Composition of Council		142/85	Apr.	20/85	
BEACH PROTECTION ACT					
General	}				
BEEF CATTLE MARKETING ACT					
Licence Fees	)				
amended		651/81	Oct.	17/81	
amended		276/82	May	8/82	
amended		555/88	Sept.	24/88	
Weighing of Beef Carcasses	)				
amended	,	341/82	June	12/82	
amended		129/86	Apr.	5/86	
Weighing of Live Cattle		340/82	June	12/82	
amended		128/86	Apr.	5/86	
BEES ACT					
General					
amended	•	567/85	Nov.	23/85	
amended		721/88	Dec.	24/88	
BILLS OF SALE ACT					
General	>				
amended	2	138/84	March	17/84	
BLIND PERSONS' RIGHTS ACT					
Dog Guides 83	3				
amended		102/85	March	16/85	
amended		459/86	Aug.	16/86	
amended		52/89	Feb.	18/89	
BOILERS AND PRESSURE VESSELS ACT					
General 84	4				
amended		179/82	Apr.	10/82	
amended		640/83	Oct.	29/83	
amended.		451/85	Sept.	28/85	
amended		531/86	Sept.	20/86	
amended		450/89	Aug.	12/89	

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BOUNDARIES ACT				
General	85			
amended		133/84	March	
amendedamended		263/86 66/88	May Feb.	24/86 20/88
		00,00		20,00
BRANTFORD-BRANT ANNEXATION ACT, 1980				
Order of the Minister - Transitional Mill Rates - 1982		531/82	Aug.	21/82
Order of the Minister - Transitional				
Mill Rates - 1983		575/83	Sept.	24/83
Order of the Minister - Transitional				
Mill Rates - 1984		380/84	June	30/84
Order of the Minister - Transitional				
Mill Rates - 1985		419/85	Sept.	7/85
Order of the Minister - Transitional				00/07
Mill Rates - 1986		467/86	Aug.	23/86
Transportation and Service Corridor		669/85	Jan.	4/86
Wards and Composition of Council				
and Public Utilities Commission		153/82	Apr.	3/82
BRUCELLOSIS ACT				
Vaccination	86			
BUILDING CODE ACT				
General	87			
amended		103/81	Mar.	14/81
amended		230/81	Apr.	25/81
amended(revoked by 583/83)		720/81	Nov.	14/81
(1evoked by 363/63)				
General		583/83	Oct.	8/83
amended(revoked by 419/86)		549/84	Sept.	8/84
General		419/86	Aug.	9/86
amendedamended		183/88 581/88	Apr. Oct.	23/88
amended		114/89	Mar.	8/88 18/89
amended		115/89	Mar.	18/89
DISCINICOS CORDODATIONIS ACT				
BUSINESS CORPORATIONS ACT (See now <u>Business Corporations Act, 1982</u> )				

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Names....

(revoked by 446/83)

	f
BUSINESS CORPORATIONS ACT, 1982	
General	/83
· · · · · · · · · · · · · · · · · · ·	/83
	/84
amended	/84
amended	/84
	/85
	/85
amended	/86
	/87
·	/88
	/88
amended	/89
С	
CANADIAN INSURANCE EXCHANGE ACT, 1986  General	/87
772/00 0441 1	0,
CEMETERIES ACT	
Closings and Removals	
	/81
	/83
amended	/83
amended	/83
amended	/83
· · · · · · · · · · · · · · · · · · ·	/83
, .	/84
· · · · · · · · · · · · · · · · · · ·	/84
	/87
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700/00	
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amended	/88
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	/88 /89 /89
amended 541/89 Oct. 21	/88 /89 /89
amended     541/89 Oct. 21       General	/88 /89 /89

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CENTENNIAL CENTRE OF SCIENCE AND TECHNOLOGY	ACT			
Fees	92			
amended	, -	211/82	Apr.	24/82
amended		77/84	Feb.	25/84
amended		294/84	May	19/84
amended		381/86	July	12/86
amended		294/87	June	13/87
amended		575/89	Oct.	28/89
CERTIFICATION OF TITLES ACT				
General	93			
amended		595/82	Sept.	18/82
amended		134/84	March	17/84
amended		581/84	Sept.	29/84
amended		264/86	May	24/86
amended		67/88	Feb.	20/88
CHANGE OF NAME ACT				
Fees and Forms	94			
revoked		307/88	May	28/88
CHANGE OF NAME ACT, 1986  General		64/87	Feb.	28/87 <b>(B</b> )
CHARITABLE INSTITUTIONS ACT				
General.	95			
amended		49/81	Feb.	21/81
amended		187/81	Apr.	11/81
amended		271/81	May	16/81
amended		481/81	Aug.	1/81
amended		615/81	Oct.	3/81
amended		698/81	Nov.	7/81
amended		814/81	Dec.	26/81
amended		69/82	Feb.	20/82
amended		311/82	May July	22/82
amended		455/82 549/82	Aug.	17/82 21/82
amended		553/82	Aug.	21/82
amended		720/82	Nov.	13/82
amended.		71/83	Feb.	12/83
amended		274/83	May.	21/83
amended		461/83	Aug.	6/83
amended		580/83	Oct.	1/83
amended		648/83	Oct.	29/83
amended		697/83	Nov.	19/83
amended		729/83	Dec.	10/83
amended		766/83	Dec.	24/83
amended		63/84	Feb.	18/84
amended		79/84	Feb.	25/84
amended		310/84	June	2/84

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amended		327/84	June	9/84	
amended		496/84	Aug.	18/84	
amended		627/84	Oct.	20/84	
amended		704/84	Nov.	17/84	
amended		27/85	Feb.	9/85	
amended		209/85	May	25/85	
amended		351/85	July	6/85	
amended		400/85	Aug.	17/85	
amended		553/85 47/86	Nov.	16/85	
amended		,	Feb.	15/86	
amended		138/86 246/86	Apr. May.	5/86 17/86	
amended		366/86	July	12/86	
amended		442/86	Aug.	16/86	
amended		641/86	Nov.	15/86	
amended		38/87	Feb.	14/87	
amended		224/87	May	9/87	
amended		382/87	July	11/87	
amended		451/87	Aug.	15/87	
amended		591/87	Nov.	14/87	
amended		48/88	Feb.	13/88	
amended		267/88	May	14/88	
amended		482/88	Aug.	13/88	
amended		509/88	Aug.	27/88	
amended		648/88	Nov.	12/88	
amended		43/89	Feb.	18/89	
amended		167/89	Apr.	15/89	
amended		226/89	May	13/89	
amended		429/89	Aug.	5/89	
amended		605/89	Nov.	18/89	
		,		,	
CHILD AND FAMILY SERVICES ACT, 1984					
General		550/85	Nov.	16/85	
amended		269/87	June	6/87	
amended		347/87	July	4/87	
amended		400/87	July	25/87	
amended		624/87	Dec.	5/87	
amended		219/88	Apr.	30/88	
amended		162/89	Apr.	15/89	
amended		551/89	Oct.	21/89	
General		551/85	Nov.	16/85	
CHILD WELFARE ACT					
(See now Child and Family Services Act, 1984)					
General	96				
amended		72/81	Mar.	7/81	
amended		787/81	Dec.	5/81	
amended		102/82	Mar.	6/82	
amended		484/82	July	31/82	
(revoked by 550/85)					
Practice and Procedure of					
Societies	97				
(revoked by 550/85)					

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CHILDREN'S INSTITUTIONS ACT				
(See now Child and Family Services Act, 1984)				
General	98			
amended		815/81	Dec.	26/81
amended		730/83	Dec.	10/83
(revoked by 550/85)				
CHILDREN'S LAW REFORM ACT				
Forms	99			
amended		458/86	Aug.	16/86
CHILDRENG MENTAL HEALTH CERVICES ACT				
CHILDREN'S MENTAL HEALTH SERVICES ACT (See now Child and Family Services Act, 1984)				
	100			
General	100	816/81	Dec.	26/81
amended		145/83	Mar.	26/83
amended		521/83	Sept	3/83
(revoked by 550/85)		, -		,
CHILDREN'S RESIDENTIAL SERVICES ACT				
(See now Child and Family Services Act, 1984)				
And the second s				
General	101			
amended .		817/81	Dec.	26/81
amended		760/82 29/83	Dec. Feb.	4/82 5/83
amended (revoked by 28/83 But SEE section 59(2) of		29/03	100.	3/03
O.Reg. 28/83)				
			4	- 1
General .		28/83	Feb.	5/83
(revoked by 550/85)				
CHIROPODY ACT				
General	102			
amended	102	169/81	Apr.	11/81
amended		590/81	Sept	12/81
amended		24/83	Jan.	29/83
amended		18/84	Jan.	28/84
amended		94/85	Mar.	9/85
amended		103/87	Mar.	14/87
amended		583/88	Oct.	8/88
CITY OF TORONTO 1981 ASSESSMENT COMPLAINTS	ACT, 1982			
Property Omitted from Schedule		812/82	Jan.	1/83
COLLECTION AGENCIES ACT				
General	103			
amended	103	137/81	Mar.	28/81
amended		701/81	Nov.	7/81
amended		147/82	Apr.	3/82

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amended		346/82	June	12/82
amended		590/83	Oct.	1/83
amended		615/83	Oct.	15/83
amended		268/86	May	24/86
COMMISSIONERS FOR TAKING AFFIDAVITS ACT				
Lees	104			
amended		368/84	June	23/84
amended		611/85	Dec.	14/85
COMMODITY BOARDS AND MARKETING AGENCIES A	ACT			
Levies -				
('ream	105			
amended		379/82	June	19/82
amended		855/82	Jan.	15/83
amended		482/83	Aug,	20/83
Milk	106			
turius of				
Levies or Charges -	107			
Chickenamended	107	106/83	Mar.	12/83
amended		779/83	Dec.	31/83
amended		687/88	Jan.	2/88
amended		729/88	Dec.	31/88
amended		664/89	Dec.	23/89
Chicken (Over Quota)	108			
amended	100	33/81	Feb.	14/81
amended		773/84	Dec.	22/84
Cream	109			
	4.40			
Fggs	110	462/01	v 1	25/01
amended		462/81	July Mar.	25/81
amended		98/83	Nov.	5/83
amendedamended		713/83 760/86	Jan.	26/83 17/87
amended		467/88	Aug.	6/88
amended		243/89	May	20/89
Fggs (Over Quota)		759/86	Jan.	17/87
Fowl	111			
Hatching Fggs		367/87	July	11/87
Milk	112			
amended		275/82	May	8/82
amended		518/82	Aug.	14/82
amended		814/82	Jan.	1/83
amended		514/83	Aug.	27/83
amended		512/84	Aug.	25/84

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amended		426/85	Sept	14/85
		505/86	Sept	13/86
Tobacco		619/86	Nov.	1/86
Turkeys	113			
COMMODITY FUTURES ACT				
General	114			
amended		226/81	Apr.	25/81
amended		809/82	Dec.	25/82
amended .		622/84	Oct.	20/84
amended		684/85	Jan.	4/86
amended		685/85	Jan.	4/86
amended		382/86	July	12/86
amended.		289/89	June	10/89
COMMUNITY PSYCHIATRIC HOSPITALS ACT				
General	115			
Grants	116			
COMMUNITY RECREATION CENTRES ACT				
General	117			
COMMUTER SERVICES ACT				
Dial-A-Bus Service	118			
COMPULSORY AUTOMOBILE INSURANCE ACT				
Certificate of Insurance	119			
(revoked by 402/81)				
Certificate of Insurance		402/81	July	4/81
Exemptions	120			
CONDOMINIUM ACT				
General	121			
amended		348/82	June	12/82
amended		165/83	Apr.	9/83
amended		582/84	Sept.	29/84
Surveys and The Description	122			
amended		133/81	Mar.	28/81
amended		349/82	June	12/82
amended		237/85	June	1/85

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CONSERVATION AUTHORITIES ACT				
Conservation Areas Ausable Bayfield(revoked by 330/88)	123			
Ausable - Bayfield		330/88	June	4/88
Cataraqui Region (revoked by 197/88)	124			
Cataraqui Region		197/88	Apr.	23/88
Catfish Creek(revoked by 86/88)	125			
Catfish Creek		86/88	Mar.	5/88
Central Lake Ontario(revoked by 198/88)	126			
Central Lake Ontario		198/88	Apr.	23/88
Credit Valley(revoked by 199/88)	127			
Credit Valley		199/88	Apr.	23/88
Crowe Valley(revoked by 292/88)	128			
Crowe Valley		292/88	May	28/88
Essex Region	129			
Essex Region		200/88	Apr.	23/88
Ganaraska Region	130			
Ganaraska Region		623/89	Nov.	25/89
Grand River(revoked by 293/88)	131			
Grand River		293/88	May	28/88
Grey Sauble		294/88	May	28/88
Hamilton Region (revoked by 114/88)	132			
Hamilton Region		114/88	Mar.	12/88

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Halton Region (revoked by 365/88)	133			
Halton Region		365/88	June	25/88
Kawartha Region		295/88	May	28/88
Kettle Creek Region (revoked by 201/88)	134			
Kettle Creek		201/88	Apr.	23/88
Lake Simcoe Region		366/88	June	25/88
Lakehead Region		296/88	May	28/88
Long Point Region (revoked by 54/88)	135			
Long Point Region		54/88	Feb.	13/88
Lower Thames Valley(revoked by 297/88)	136			
Lower Thames Valley		297/88	May	28/88
Lower Trent Region		115/88	Mar.	12/88
Maitland Valley (revoked by 55/88)	137			
Maitland Valley		55/88	Feb.	13/88
Mattigami Valley (revoked by 367/88)	138			
Mattagami Region .		367/88	June	25/88
Metropolitan Toronto and Region (revoked by 593/88)	139			
Metropolitan Toronto and Region		593/88	Oct.	15/88
Mississippi Valley		202/88	Apr.	23/88
Moira River		594/88	Oct.	15/88
Napanee Region	140			
Napance Region		116/88	Маг.	12/88
Niagara Peninsula (revoked by 298/88)	141			
Niagara Peninsula		298/88	May	28/88

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Nickel District		203/88	Apr.	23/88
North Bay-Mattawa		204/88	Apr.	23/88
North Grey Region	142			
Nottawasaga Valley (revoked by 56/88)	143			
Nottawasaga Valley		56/88	Feb.	13/88
Otonabee Region (revoked by 595/88)	144			
Otonabee Region		595/88	Oct.	15/88
Prince Edward Region (revoked by 118/88)	145			
Prince Edward Region		118/88	Mar.	12/88
Rideau Valley (revoked by 205/88)	146			
Rideau Valley		205/88	Apr.	23/88
St. Clair Region (revoked by 117/88)	147			
St. Clair Region		117/88	Mar.	12/88
Sauble Valley	148			
Saugeen Valley. (revoked by 545/89)	149			
Saugeen Valley		545/89	Oct.	21/89
Sault Ste. Marie Region(revoked by 206/88)	150			
Sault Ste. Marie Region		206/88	Apr.	23/88
South Lake Simcoe	1.51			
South Nation River		628/88	Oct.	22/88
Upper Thames River (revoked by 57/88)	152			
Upper Thames River		57/88	Feb.	13/88
Fill - Ausable River (revoked by 544/84)	153			

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Grand Valley	154			
Moira River	155			
Spencer Creek	156			
Fill and Alteration to Waterways  Long Point Region	157			
Raisin Region	158			
Sault Ste. Marie Region		683/81	Oct.	31/81
Fill, Construction and Alteration to Waterways Ausable Baytield.		544/84	Sept.	8/84
Cataraqui Region	159			
Catfish Creek	160			
Central Lake Ontario	161			
Credit Valleyamended	162	655/89	Dec.	23/89
Essex Region		730/82	Nov.	20/82
amended		784/84 437/85	Dec. Sept.	29/84 14/85
Ganaraska Region Conservation Authority		576/84 544/89	Sept. Oct.	29/84 21/89
Grand River (revoked by 154/86)	163			
Grand River		154/86 631/88	Apr. Nov.	12/86 5/88
Halton Region (revoked by 253/89)	164			
Halton Region		253/89	May	27/89
Hamilton Region	165	72/05	P.A.	22/05
amended (revoked by 617/86)		73/85	Feb.	23/85
Hamilton Region		617/86	Nov.	1/86
Kettle Creek(revoked by 446/86)	166			
Kettle Creek		446/86	Aug.	16/86

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Lakehead Region	167			
Long Point Region Conservation Authority		545/84 491/85	Sept. Oct.	8/84 19/85
Lower Thames Valley	168			
Lower Trent Region		194/89	Apr.	29/89
Maitland Valleyamended		503/81 313/84	Aug. June	15/81 2/84
Mattagami Region (revoked by 611/86)	169			
Mattagami Region		611/86	Oct.	25/86
Metropolitan Toronto and Region (revoked by 293/86)	170			
Metropolitan Toronto and Region		293/86	June	7/86
Mississippi Valley (The)		211/88	Apr.	23/88
Napanee Region Conservation Authority		436/85	Sept.	14/85
Niagara Peninsula (revoked by 82/86)		220/81	Apr.	25/81
Niagara Peninsula		82/86	Mar.	8/86
Nickel District	171			
North Bay-Mattawa		278/85	June	15/85
North Grey	172			
Nottawasaga Valleyamended	173	423/83	July	16/83
Otonabee Region(revoked by 60/89)	174			
Otonabee Region		60/89	Feb.	18/89
Rideau Valley	175			
St. Clair Region	176			
Sauble Valley	177			
Saupeen Valley	1.78			
amended		349/85	July	6/85
South Take Simcoe	179			

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Upper Thames Riveramended (revoked by 171/88)	180	395/84	July	7/84
Upper Thames Riveramended		171/88 303/88	Apr. May	16/88 28/88
CONSOLIDATED HEARINGS ACT, 1981				
Conservation Authorities Act		194/84 8/87 578/89 688/81 200/82 174/89	Apr. Jan. Oct. Oct. Apr.	14/84 14/87 28/89 31/81 17/82
Pits and Quarries Control Act		577/89	Oct.	28/89
CONSTRUCTION LIEN ACT, 1983				
General		159/83	Apr.	2/83
General	181	102/81 702/81 614/83 269/86	Mar. Nov. Oct. May	14/81 7/81 15/83 24/86
CONSUMER REPORTING ACT				
General amended amended amended	182	345/82 616/83 270/86	June Oct. May	12/82 15/83 24/86
CO OPERATIVE CORPORATIONS ACT				
Generalamended	183	144/86	Apr.	5/86
CO-OPERATIVE LOANS ACT				
General	184			

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CORONERS ACT					
General	185				
amended		648/81	Oct.	17/81	
amended		533/82	Aug.	21/82	
amended		67/84	Feb.	18/84	
amended		302/84	May	26/84	
amended		292/86	May	31/86	
amended		589/86	Oct.	18/86	
amended		521/87	Sept.	19/87	
amended		611/88	Oct.	15/88	
amended		609/89	Nov.	18/89	
CORPORATION SECURITIES REGISTRATION ACT					
Fees.	190				
amended	190	676/83	Nov.	12/83	
amended		201/84	Apr.	14/84	
amended		670/84	Nov.	10/84	
amended		162/87	Apr.	11/87	
amended		455/88	July	30/88	
		133700	5 41.9	30/00	
CORPORATIONS ACT					
Evidence of Bona Fides on Applications (revoked by 152/82)	186				
General	187				
(revoked by 152/82)					
General		152/82	Apr.	3/82	
amended		519/82	Aug.	14/82	
amended		674/82	Oct.	23/82	
amended		677/83	Nov.	12/83	
amended		200/84	Apr.	14/84	
amended		668/84	Nov.	10/84	
amended		779/84	Dec.	22/84	
amended		42/85	Feb.	9/85	
amended		116/85	Mar.	23/85	
amended		682/85	Jan.	4/86	
amended		160/87	Apr.	11/87	
amended		217/87	May	9/87	
amended		453/88	July	30/88	
amended		359/89	July	8/89	
Insider Trading and Proxy Solicitation	188				
(revoked by 152/82)	200				
CORPORATIONS INFORMATION ACT					
General .	189				
amended		838/82	Jan.	8/83	
amended		202/84	Apr.	14/84	
amended .		231/85	June	1/85	
amended		161/87	Apr.	11/87	

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amendedamended		454/88 698/88 360/89	July Dec. July	30/88 3/88 8/89
General amended	191	36/82 245/82 254/82 268/82 466/83 511/83 756/83 647/84 191/85 763/86	Feb. May May Aug. Aug. Dec. Oct. May Jan.	13/82 1/82 1/82 1/82 8/82 6/83 27/83 17/83 27/84 11/85 17/87
amended	192	126/87 215/89 689/87	Mar. May Jan.	28/87 13/89 2/88
COUNTY COURTS ACT (See now Courts of Justice Act, 1984)  Sittings of the County Court for the Judicial District of Waterloo (expired)		10/81	Jan.	31/81
Sittings of the County Court for the Judicial District of Haldimand (expired)		11/81	Jan.	31/81
Sittings of the County Court for the Judicial District of Peel. (expired)		341/81	June	6/81
Sittings of the County Court for the Counties and Districts of Ontario (expired)		853/81	Jan.	9/82
Sittings of the District Court for the District of Muskoka  (expired)		385/82	June	19/82
Sittings of the County and District Courts for the Judicial District of Peel		386/82	June	19/82
Sittings of the County Court for the Counties and Districts of Ontario (expired)		828/82	Jan.	8/83

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Sitting of the County Court for the Judicial District of Hamilton-Wentworth (expired)		27/83	Jan.	29/83
Sittings of the District Court for the District of Kenora (expired)		174/83	Apr.	16/83
Sittings of the County Court for the Judicial District of York (expired)		338/83	June	25/83
Sittings of the County Court for the Judicial District of Peel (expired)		339/83	June	25/83
Sittings of the County Court for the District of Parry Sound (expired)		433/83	July	23/83
Sittings of the County Court for the County of Perth		434/83	July	23/83
Sittings of the County Court for the Districts and Counties of Ontario (expired)		764/83	Dec.	24/83
Sittings of the County Court for the Counties of Peterborough, Prescott and Russell, Lambton and Wellington(expired)		16/84	Jan.	28/84
Sittings of the County Court for the Judicial District of Peel (expired)		17/84	Jan.	28/84
Sittings of the County Court for the County of Perth(expired)		373/84	June	30/84
COUNTY JUDGES ACT (See now Courts of Justice Act, 1984)				
County and District Court Districts(expired)	193			
COURTS OF JUSTICE ACT, 1984				
Designated Courts		392/86	July	12/86 <b>(B)</b>
Designated Courts		12/87	Jan.	31/87 (B)

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Designated Courts -					_
Bilingual Proceedings		806/84	Jan.	5/85	
amended		432/87	Aug.	8/87	
		,		-,	
Designation of Regions		705/89	Jan.	6/90	
District Court of Ontario		785/84	Dec.	29/84	
amended		138/87	Apr.	4/87	
amended		404/87	July	25/87	
Duties of Clerks and Bailiffs					
of the Provincial Court		706/04	7	E 10E	
(Civil Division)		796/84	Jan.	5/85	
High Court - Composition		684/83	Nov.	12/83	
(revoked by 204/85)		,			
W 1 0 4 0 2		201/05		25/25	
High Court - Composition		204/85	May	25/85	
Part-time Provincial Judges Authorized					
to Practise Law	808				
amended		81/81	Mar.	14/81	
amended		719/81	Nov.	14/81	
amended		574/82	Sept.	11/82	
amended		566/83	Sept.	24/83	
(revoked by 228/85)		332/84	June	16/84	
(revoked by 228/85)					
Part-Time Provincial Judges Authorized					
to Practice Law		228/85	June	1/85	
Paralle del Tortera Paralle		222/04	Torre	16/04	
Provincial Judges Benefits		332/84	June	16/84	
amended		803/84	Jan.	5/85	
amended		270/85	June	15/85	
amended		696/86	Dec.	13/86	
amended		335/87	June	27/87	
Rules of Civil Procedure.		560/84	Sept.	22/84 (1	3)
amended		786/84	Dec.	29/84	
amended		478/85	Oct.	5/85	
amended		221/86	May	10/86	
amended		323/86	June	21/86	
amended		484/86	Aug.	30/86	
amended		366/87	July	11/87	
amended		212/88	Apr.	23/88	
amended		364/89	July	8/89	
amended		422/89	Aug.	5/89	
amended		711/89	Jan.	6/90	
Rules of Practice and Procedure					
of the Provincial Offences Courts	809				
amended		651/82	Oct.	16/82	
amended		519/87	Sept.	19/87	
Rules of Practice and Procedure	020				
- Unified Family Court	939	652/02	Oct	16/92	
amended		653/82	Oct.	16/82	

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amended		807/84	Jan.	5/85
amended		104/85	Mar.	16/85
amended		571/85	Nov.	23/85
amended		93/86	Mar.	8/86
amended		324/86	June	21/86
amended		388/87	July	18/87
Rules of the Provincial Court				
(Civil Division)		797/84	Jan.	5/85
amended		158/85	Apr.	20/85
amended		754/86	Jan.	10/87
Rules of the Provincial Court				
(Family Division)	810			
amended		652/82	Oct.	16/82
amended		808/84	Jan.	5/85
amended		103/85	Mar.	16/85
amended		570/85	Nov.	23/85
amended		94/86	Mar.	8/86
amended		387/87	July	18/87
amended		37/89	Feb.	11/89
Salaries and Benefits of Masters	539			
amended	557	427/81	July	11/81
amended		576/82	Sept.	11/82
amended		371/83	July	9/83
amended		567/83	Sept.	24/83
amended		333/84	June	16/84
amended		805/84	Jan.	5/85
amended		229/85	June	1/85
amended		463/85	Sept.	28/85
amended		672/85	Jan.	4/86
amended		571/86	Oct.	11/86
amended		62/88	Feb.	20/88
amended		336/89	June	24/89
Salaries and Benefits of Provincial				
Judges	811			
amended		426/81	July	11/81
amended		177/82	Apr.	10/82
amended		573/82	Sept.	11/82
amended		372/83	July	9/83
amended		565/83	Sept.	24/83
amended		332/84	June	16/84
amended		804/84	Jan.	5/85
amended		227/85	June	1/85
amended		547/85	Nov.	16/85
amended		514/86	Sept.	13/86
amended		61/88	Feb.	20/88
amended		337/89	June	24/89
Small Claims Court Jurisdiction		706/89	Jan.	6/90
Territorial Divisions for the Provincial				
Court (Civil Division)		159/85	Apr.	20/85
amended		566/85	Nov.	23/85
amended		346/88	June	18/88

	R.R.O. 1980	O.Reg.		te of zette
CREDIT UNIONS AND CAISSES POPULAIRES ACT	-			
Annual Premium		150/87	Apr.	11/87
amended		45/88	Feb.	13/88
amended		159/89	Apr.	15/89
Credit Union Leagues	194	59/81	Feb.	21/81
		57,02		21,01
Designations Under Section 84 of the Act		802/82	Dec.	25/82
General	195			
amended	193	744/83	Dec.	17/83
amended .		145/86	Apr.	5/86
amended		96/89	Маг.	11/89 (B)
amenaca		70/07	14141,	11/07 (1)
General,		62/85	Feb.	23/85
Membership in Credit Unions	196			
Membership in Credit Union Leagues		58/81	Feb.	21/81
·				
Stabilization Funds		151/87	Apr.	11/87
CROP INSURANCE ACT (ONTARIO)				
Arbitration Proceedings	197			
amended	197	81/84	Feb.	25/84
		,		,
Crop Insurance Plan				
Apples	198			
amended		768/81	Dec.	5/81
amended		37/83	Feb.	5/83
amended		754/83	Dec.	17/83
amended .		796/83	Jan.	7/84
amended		82/84	Feb.	25/84
amended		6/85	Jan.	26/85
amended		647/85	Dec.	28/85
amended		675/86	Dec.	13/86
amended		222/88	Apr.	30/88
amended		730/88	Dec.	31/88
Asparagus		353/84	June	23/84
amended		659/87	Dec.	19/87
Beets	199			
(revoked by 313-81)				
Black Tobacco	200			
amended		376/81	June	20/81
amended .		307/83	June	4/83
amended		573/83	Sept.	24/83
amended		464/84	Aug.	4/84
· ·		490/87	Sept.	12/87
amended		307/89		
amended		307/89	June	10/89

			Date of O.Reg. Gazette	
Burley Tobacco	201	275/04		20/01
amended		375/81	June	20/81
amended		308/83	June	4/83
amended		572/83	Sept.	24/83
amended		463/84	Aug.	4/84
amended		491/87	Sept.	12/87
Cabbage and Carrots	202			
(revoked by 313/81)				
Carrots		217/82	Apr.	24/82
amended		271/83	May.	21/83
amended		461/84	Aug.	4/84
amended		293/85	June	22/85
amended		508/86	Sept.	13/86
amended		326/87	June	27/87
amended		324/88	June	4/88
amended		300/89	June	10/89
(revoked by 313/81)	203			
Coloured Beans	204			
amended		304/81	May	23/81
amended		92/82	Mar.	6/82
amended		215/82	Apr.	24/82
amended		44/83	Feb.	5/83
amended		141/84	March	
amended		288/85	June	22/85
amended		320/87	June	27/87
amended		223/88	Apr.	30/88
amended		303/89	June	10/89
Corn	205			
amended		310/81	May	30/81
amended		89/82	Mar.	6/82
amended		45/83	Feb.	5/83
amended		147/84	March	
amended		298/85	June	22/85
amended		319/87	June	27/87
amended		276/88	May	21/88
amended		297/89	June	10/89
Cucumbers		462/84	Aug.	4/84
amended		294/85	June	22/85
amended		291/86	May	31/86
amended		323/87	June	27/87
amended		226/88	Apr.	30/88
Hur Cured Tobacco	206			
amended		311/81	May	30/81
amended		94/82	Mar.	6/82
amended		630/82	Oct.	9/82
amended		388/83	July	9/83
amended		359/84	June	23/84

	R.R.O.		Date of		
	1980	O.Reg.	Gaze		
	1700	O.Rog.	Guzo		
amended		511/84	Aug.	25/84	
amended		524/85	Nov.	2/85	
amended		600/86	Oct.	25/86	
amended		471/89	Aug.	19/89	
Forage Seeding Establishment	211				
amended		146/84	March	17/84	
amended		300/85	June	22/85	
amended		224/88	Apr.	30/88	
amended		302/89	June	10/89	
Fresh Market Crops	207				
(revoked by 313/81)					
Fruit and Vegetables now Specialty Crops					
(see 465/84)					
Grapes	208				
amended		769/81	Dec.	5/81	
amended		793/82	Dec.	18/82	
amended		7/85	Jan.	26/85	
amended		650/85	Dec.	28/85	
amended		68/88	Feb.	20/88	
amended		120/89	Mar.	25/89	
		,		,	
Green and Wax Beans	209				
amended		504/82	Aug.	7/82	
amended		263/83	May	21/83	
amended		355/84	June	23/84	
amended		289/85	June	22/85	
amended		205/86	May	3/86	
amended		318/87	June	27/87	
amended		319/88	June	4/88	
amended		324/89	June	17/89	
Greenhouse Vegetables		310/89	June	10/89	
Hay and Pasture	210				
amended		50/83	Feb.	5/83	
amended		145/84	March	17/84	
amended		466/84	Aug.	4/84	
Honey		605/88	Oct.	15/88	
amended		313/89	June	10/89	
Line Person	212				
Lima Beansamended	212	350/81	June	13/81	
amended		503/82	Aug.	7/82	
amended		358/84	June	23/84	
amended		206/86	May	3/86	
amended		317/87	June	27/87	
		52.701		2.707	
Oil Seed		297/84	May	26/84	
amended		295/85	June	22/85	
amended		312/87	June	27/87	

amended		R.R.O. 1980	O.Reg. Gaze				e of zette	
amended         299/89         June         10/89           Onions         541/86         Sept.         20/86           amended         322/87         June         27/87           amended         326/88         June         4/88           amended         314/89         June         10/89           Onions Grown from Seed         213         287/81         May         23/81           amended         220/82         Apr.         24/82         amended         250/83         May         21/82           amended         220/82         Apr.         24/82         amended         260/83         May         21/83           amended         260/83         May         21/83         amended         460/84         Aug.         4/84           amended         260/81         May         23/81         48         21/85           (revoked by 541/86)         214         amended         221/82         Apr.         24/82           amended         251/82         Apr.         24/82         Apr.         24/82           amended         264/83         May         21/83         Apr.         24/82           amended         751/82         Nov.						-		
amended         299/89         June         10/89           Onions         541/86         Sept.         20/86           amended         322/87         June         27/87           amended         326/88         June         4/88           amended         314/89         June         10/89           Onions Grown from Seed         213         287/81         May         23/81           amended         220/82         Apr.         24/82         amended         250/83         May         21/82           amended         220/82         Apr.         24/82         amended         260/83         May         21/83           amended         260/83         May         21/83         amended         460/84         Aug.         4/84           amended         260/81         May         23/81         48         21/85           (revoked by 541/86)         214         amended         221/82         Apr.         24/82           amended         251/82         Apr.         24/82         Apr.         24/82           amended         264/83         May         21/83         Apr.         24/82           amended         751/82         Nov.	amended		279/88	May	21/88			
amended	amended			June				
amended	Onions		541/86	Sept.	20/86			
amended.         326/88 June 4/88 anended.         4/88 anended.           Onions Grown from Seed.         213         287/81 May 23/81 amended.         220/82 Apr. 24/82 amended.         275/92 Nov. 27/82 amended.         265/83 May 21/83 amended.         265/83 May 21/83 amended.         304/85 June 22/85 amended.         460/84 Aug. 4/84 amended.         460/84 Aug. 4/84 amended.         286/81 May 23/81 amended.         22/85 amended.         22/85 amended.         22/85 amended.         22/182 Apr. 24/82 amended.         22/182 Apr. 24/82 amended.         264/83 May 21/83 amended.         23/84 amended.         264/83 May 21/83 amended.         23/84 amended. <t< td=""><td>amended</td><td></td><td></td><td>-</td><td></td><td></td></t<>	amended			-				
Onions Grown from Seed.         213           amended.         220/82 Apr. 24/82           amended.         750/82 Nov. 27/82           amended.         265/83 May 21/83           amended.         460/84 Aug. 4/84           amended.         304/85 June 22/85           (revoked by 541/86)         214           amended.         221/82 Apr. 24/82           amended.         751/82 Nov. 27/82           amended.         70/81 Dec. 5/81           amended.         770/81 Dec. 5/81           amended.         311/			326/88	June	4/88			
amended.         287/81         May         23/81           amended.         220/82         Apr. 24/82           amended.         750/82         Nov. 27/82           amended.         265/83         May         21/83           amended.         304/85         June         22/85           (revoked by 541/86)         214         304/85         June         22/85           (revoked by 541/86)         214         304/85         June         23/81           amended.         221/82         Apr. 24/82         34/81         34/82         34/82           amended.         221/82         Apr. 24/82         34/82         34/82         34/82         34/82         34/84	amended		314/89	June	10/89			
amended.         287/81         May         23/81           amended.         220/82         Apr. 24/82           amended.         750/82         Nov. 27/82           amended.         265/83         May         21/83           amended.         304/85         June         22/85           (revoked by 541/86)         214         304/85         June         22/85           (revoked by 541/86)         214         304/85         June         23/81           amended.         221/82         Apr. 24/82         34/81         34/82         34/82           amended.         221/82         Apr. 24/82         34/82         34/82         34/82         34/82         34/84	Onions Grown from Seed	213						
amended.         220/82         Apr. 24/82           amended.         265/83         May 21/83           amended.         304/85         June 22/85           (revoked by 541/86)         304/85         June 22/85           (revoked by 541/86)         214         286/81         May 23/81           amended.         221/82         Apr. 24/82         Apr. 24/82           amended.         251/82         Apr. 24/82         Apr. 24/82           amended.         264/83         May 21/83         Am. 21/83           amended.         264/83         May 21/83         Am. 21/84           (revoke by 541/86)         54/83         May 21/83         Am. 21/84           amended.         770/81         Dec. 5/81         Am. 21/84           amended.         794/82         Dec. 18/82         Am. 24/82         Dec. 18/82           amended.         34/89         Feb. 5/83         Am. 7/84         Amended.         34/89         Feb. 11/89         Feb. 11/89			287/81	Mav	23/81			
amended.       750/82       Nov.       27/82         amended.       265/83       May       21/83         amended.       460/84       Aug.       4/84         amended.       304/85       June       22/85         (revoked by 541/86)       214       22/85         Onions Grown from Sets.       214       286/81       May       23/81         amended.       221/82       Apr.       24/82         amended.       251/82       Nov.       27/82         amended.       361/84       June       23/84         (revoked by 541/86)       215       361/84       June       23/84         Peaches.       215       38/83       Feb.       5/81         amended.       794/82       Dec.       18/82       38/83       Feb.       5/83         amended.       794/83       Jan.       7/82       26cc.       13/86       38/83       Feb.       5/83         amended.       794/83       Jan.       7/84       34/89       Feb.       11/89         Peanuts.       606/88       Oct.       15/88       311/89       June       10/89         Pears.       216       39/83       Feb.								
amended.         265/83         May         21/83           amended.         360/84         Aug.         4/84           (revoked by 541/86)         304/85         June         22/85           Onions Grown from Sets         214         286/81         May         23/81           amended.         221/82         Apr.         24/82           amended.         221/82         Apr.         24/82           amended.         264/83         May         21/83           amended.         361/84         June         23/84           (revoked by 541/86)         215         215         23/84           amended.         770/81         Dec.         5/81           amended.         794/82         Dec.         18/82           amended.         794/82         Dec.         18/82           amended.         794/83         Jan.         7/84           amended.         676/86         Dec.         13/86           amended.         34/89         Feb.         11/89           Peanuts.         606/88         Oct.         15/88           amended.         771/81         Dec.         5/81           amended.         753/82								
amended.     460/84     Aug.     4/84       amended.     304/85     June     22/85       (revoked by 541/86)     214     286/81     May     23/81       amended.     221/82     Apr.     24/82       amended.     221/82     Apr.     24/82       amended.     264/83     May     21/83       amended.     264/83     May     21/83       amended.     361/84     June     23/84       (revoked by 541/86)     215     215       amended.     794/82     Dec.     18/82       amended.     794/82     Dec.     18/82       amended.     794/82     Dec.     18/82       amended.     794/82     Dec.     18/82       amended.     676/86     Dec.     18/82       amended.     676/86     Dec.     13/86       amended.     676/86     Dec.     13/86       amended.     31/89     Feb.     11/89       Peanuts.     606/88     Oct.     15/88       amended.     311/89     June     10/89       Pears.     216       amended.     751/81     Dec.     5/81       amended.     39/83     Feb.     5/83					,			
amended         304/85         June         22/85           (revoked by 541/86)         214         304/85         June         22/85           Onions Grown from Sets								
Crevoked by 541/86					,			
amended       286/81       May       23/81         amended       751/82       Apr. 24/82         amended       751/82       Nov. 27/82         amended       361/84       June       23/84         (revoked by 541/86)       70       June       23/84         Peaches       215         amended       794/82       Dec.       18/82         amended       38/83       Feb.       5/83         amended       794/83       Jan.       7/84         amended       794/83       Jan.       7/84         amended       34/89       Feb.       11/89         Peanuts       606/86       Oct.       15/88         amended       311/89       June       10/89         Pears       216         amended       771/81       Dec.       5/81         amended       7753/82       Nov.       27/82         amended       33/83       Feb.       5/83         amended       33/83       Feb.       5/83         amended       8/85       Jan.       7/84         amended       648/85       Dec. <td></td> <td></td> <td>50 17 05</td> <td>• 0.110</td> <td>, 00</td> <td></td>			50 17 05	• 0.110	, 00			
amended       286/81       May       23/81         amended       751/82       Apr. 24/82         amended       751/82       Nov. 27/82         amended       361/84       June       23/84         (revoked by 541/86)       70       June       23/84         Peaches       215         amended       794/82       Dec.       18/82         amended       38/83       Feb.       5/83         amended       794/83       Jan.       7/84         amended       794/83       Jan.       7/84         amended       34/89       Feb.       11/89         Peanuts       606/86       Oct.       15/88         amended       311/89       June       10/89         Pears       216         amended       771/81       Dec.       5/81         amended       7753/82       Nov.       27/82         amended       33/83       Feb.       5/83         amended       33/83       Feb.       5/83         amended       8/85       Jan.       7/84         amended       648/85       Dec. <td>Oniona Canua from Sate</td> <td>214</td> <td></td> <td></td> <td></td> <td></td>	Oniona Canua from Sate	214						
amended		214	286/81	May	23/81			
amended.       751/82       Nov.       27/82         amended.       264/83       May       21/83         amended.       361/84       June       23/84         (revoked by 541/86)       215         Peaches.       215         amended.       770/81       Dec.       5/81         amended.       794/82       Dec.       18/82         amended.       38/83       Feb.       5/83         amended.       676/86       Dec.       13/86         amended.       34/89       Feb.       11/89         Peanuts.       606/88       Oct.       15/88         amended.       311/89       June       10/89         Pears       216         amended.       771/81       Dec.       5/81         amended.       39/83       Feb.       5/83         amended.       39/83       Feb.       5/83         amended.       39/83       Feb.       5/83         amended.       8/85       Jan.       7/84         amended.       8/85       Jan.       7/84         amended.       648/85       Dec.       28/85         amended.       69/88								
amended.       264/83       May       21/83         amended.       361/84       June       23/84         (revoked by 541/86)       215         Peaches.       215         amended.       770/81       Dec.       5/81         amended.       794/82       Dec.       18/82         amended.       38/83       Feb.       5/83         amended.       676/86       Dec.       13/86         amended.       34/89       Feb.       11/89         Peanuts.       606/88       Oct.       15/88         amended.       311/89       June       10/89         Pears.       216         amended.       753/82       Nov.       27/82         amended.       39/83       Feb.       5/81         amended.       39/83       Feb.       5/83         amended.       795/83       Jan.       76/85         amended.       8/85       Jan.       26/85         amended.       8/85       Jan.       26/85         amended.       69/88       Feb.       20/88         amended.       289/81       May       23/81         amended.       30/83 <td></td> <td></td> <td></td> <td>-</td> <td></td> <td></td>				-				
amended         361/84         June         23/84           (revoked by 541/86)         215            Peaches         215             amended         794/82         Dec.         18/82           amended         38/83         Feb.         5/83           amended         676/86         Dec.         13/86           amended         34/89         Feb.         11/89           Peanuts         606/88         Oct.         15/88           amended         311/89         June         10/89           Pears         216			,					
Peaches								
amended.       770/81       Dec.       5/81         amended.       794/82       Dec.       18/82         amended.       38/83       Feb.       5/83         amended.       794/83       Jan.       7/84         amended.       676/86       Dec.       13/86         amended.       34/89       Feb.       11/89         Peanuts.       606/88       Oct.       15/88         amended.       311/89       June       10/89         Pears       216         amended.       753/82       Nov.       27/82         amended.       39/83       Feb.       5/83         amended.       39/83       Feb.       5/83         amended.       8/85       Jan.       7/84         amended.       8/85       Jan.       26/85         amended.       648/85       Dec.       28/85         amended.       69/88       Feb.       20/88         amended.       289/81       May.       25/89         Peas.       217         amended.       307/82       May.       22/82         amended.       307/82       May.       22/85         amen			301/04	Juno	23/01			
amended.       770/81       Dec.       5/81         amended.       794/82       Dec.       18/82         amended.       38/83       Feb.       5/83         amended.       794/83       Jan.       7/84         amended.       676/86       Dec.       13/86         amended.       34/89       Feb.       11/89         Peanuts.       606/88       Oct.       15/88         amended.       311/89       June       10/89         Pears       216         amended.       753/82       Nov.       27/82         amended.       39/83       Feb.       5/83         amended.       39/83       Feb.       5/83         amended.       8/85       Jan.       7/84         amended.       8/85       Jan.       26/85         amended.       648/85       Dec.       28/85         amended.       69/88       Feb.       20/88         amended.       289/81       May.       25/89         Peas.       217         amended.       307/82       May.       22/82         amended.       307/82       May.       22/85         amen								
amended.       794/82       Dec.       18/82         amended.       38/83       Feb.       5/83         amended.       794/83       Jan.       7/84         amended.       676/86       Dec.       13/86         amended.       34/89       Feb.       11/89         Peanuts.       606/88       Oct.       15/88         amended.       311/89       June       10/89         Pears.       216         amended.       771/81       Dec.       5/81         amended.       753/82       Nov.       27/82         amended.       39/83       Feb.       5/83         amended.       39/83       Feb.       5/83         amended.       8/85       Jan.       7/84         amended.       8/85       Jan.       7/84         amended.       648/85       Dec.       28/85         amended.       69/88       Feb.       20/88         amended.       119/89       Mar.       25/89         Peas.       217         amended.       307/82       May.       22/82         amended.       307/82       May.       22/82         amen	Peaches	215						
amended.       38/83       Feb.       5/83         amended.       794/83       Jan.       7/84         amended.       676/86       Dec.       13/86         amended.       34/89       Feb.       11/89         Peanuts.       606/88       Oct.       15/88         amended.       311/89       June       10/89         Pears.       216         amended.       771/81       Dec.       5/81         amended.       753/82       Nov.       27/82         amended.       39/83       Feb.       5/83         amended.       39/83       Feb.       5/83         amended.       8/85       Jan.       7/84         amended.       8/85       Jan.       26/85         amended.       64/88       Dec.       28/85         amended.       69/88       Feb.       20/88         amended.       20/88       119/89       Mar.       25/89         Peas.       217         amended.       307/82       May       22/82         amended.       307/82       May       22/82         amended.       273/83       May       21/83      <	amended		770/81	Dec.	5/81			
amended.       794/83       Jan.       7/84         amended.       676/86       Dec.       13/86         amended.       34/89       Feb.       11/89         Peanuts.       606/88       Oct.       15/88         amended.       311/89       June       10/89         Pears.       216         amended.       771/81       Dec.       5/81         amended.       39/82       Nov.       27/82         amended.       39/83       Feb.       5/83         amended.       39/83       Feb.       5/83         amended.       8/85       Jan.       7/84         amended.       648/85       Dec.       28/85         amended.       648/85       Dec.       28/85         amended.       69/88       Feb.       20/88         amended.       289/81       May.       23/81         amended.       307/82       May.       22/82         amended.       307/82       May.       22/82         amended.       307/82       May.       22/82         amended.       307/84       June.       23/84         amended.       208/86       May.	amended		794/82	Dec.	18/82			
amended       676/86       Dec.       13/86         amended       34/89       Feb.       11/89         Peanuts       606/88       Oct.       15/88         amended       311/89       June       10/89         Pears       216         amended       771/81       Dec.       5/81         amended       753/82       Nov.       27/82         amended       39/83       Feb.       5/83         amended       795/83       Jan.       7/84         amended       8/85       Jan.       26/85         amended       648/85       Dec.       28/85         amended       69/88       Feb.       20/88         amended       69/88       Feb.       20/88         amended       289/81       May       25/89         Peas       217         amended       307/82       May       22/82         amended       307/82       May       22/82         amended       357/84       June       23/84         amended       299/85       June       22/85         amended       208/86       May       31/86         amended <t< td=""><td>amended</td><td></td><td>38/83</td><td>Feb.</td><td>5/83</td><td></td></t<>	amended		38/83	Feb.	5/83			
amended.     34/89     Feb.     11/89       Peanuts.     606/88     Oct.     15/88       amended.     311/89     June     10/89       Pears.     216       amended.     771/81     Dec.     5/81       amended.     753/82     Nov.     27/82       amended.     39/83     Feb.     5/83       amended.     795/83     Jan.     7/84       amended.     8/85     Jan.     26/85       amended.     64/885     Dec.     28/85       amended.     69/88     Feb.     20/88       amended.     119/89     Mar.     25/89       Peas.     217       amended.     307/82     May.     23/81       amended.     307/82     May.     21/83       amended.     357/84     June.     23/84       amended.     299/85     June.     23/84       amended.     208/86     May.     3/86       amended.     321/87     June.     27/87       amended.     320/88     June.     4/88	amended		794/83	Jan.	7/84			
Peanuts         606/88         Oct. 15/88           amended         311/89         June 10/89           Pears         216           amended         771/81         Dec. 5/81           amended         753/82         Nov. 27/82           amended         39/83         Feb. 5/83           amended         795/83         Jan. 7/84           amended         8/85         Jan. 26/85           amended         648/85         Dec. 28/85           amended         69/88         Feb. 20/88           amended         119/89         Mar. 25/89           Peas         217           amended         307/82         May 23/81           amended         307/82         May 22/82           amended         307/82         May 21/83           amended         273/83         May 21/83           amended         299/85         June 23/84           amended         208/86         May 3/86           amended         208/86         May 3/86           amended         321/87         June 27/87           amended         320/88         June 4/88	amended		676/86	Dec.	13/86			
Pears         216           amended         771/81         Dec.         5/81           amended         753/82         Nov.         27/82           amended         39/83         Feb.         5/83           amended         795/83         Jan.         7/84           amended         8/85         Jan.         26/85           amended         64/85         Dec.         28/85           amended         69/88         Feb.         20/88           amended         119/89         Mar.         25/89           Peas         217           amended         289/81         May         23/81           amended         307/82         May         22/82           amended         273/83         May         21/83           amended         357/84         June         23/84           amended         299/85         June         22/85           amended         208/86         May         3/86           amended         321/87         June         27/87           amended         320/88         June         4/88	amended		34/89	Feb.	11/89			
Pears         216           amended.         771/81         Dec.         5/81           amended.         753/82         Nov.         27/82           amended.         39/83         Feb.         5/83           amended.         795/83         Jan.         7/84           amended.         8/85         Jan.         26/85           amended.         64/85         Dec.         28/85           amended.         69/88         Feb.         20/88           amended.         119/89         Mar.         25/89           Peas         217           amended.         307/82         May         23/81           amended.         307/82         May         23/81           amended.         357/84         June         23/84           amended.         299/85         June         22/85           amended.         208/86         May         3/86           amended.         321/87         June         27/87           amended.         320/88         June         4/88	Peanuts		606/88	Oct.	15/88			
amended.       771/81       Dec.       5/81         amended.       753/82       Nov.       27/82         amended.       39/83       Feb.       5/83         amended.       795/83       Jan.       7/84         amended.       8/85       Jan.       26/85         amended.       69/85       Dec.       28/85         amended.       69/88       Feb.       20/88         amended.       119/89       Mar.       25/89         Peas       217         amended.       307/82       May.       23/81         amended.       307/82       May.       22/82         amended.       357/84       June.       23/84         amended.       299/85       June.       22/85         amended.       208/86       May.       3/86         amended.       321/87       June.       27/87         amended.       320/88       June.       4/88	amended		311/89	June	10/89			
amended.       771/81       Dec.       5/81         amended.       753/82       Nov.       27/82         amended.       39/83       Feb.       5/83         amended.       795/83       Jan.       7/84         amended.       8/85       Jan.       26/85         amended.       69/85       Dec.       28/85         amended.       69/88       Feb.       20/88         amended.       119/89       Mar.       25/89         Peas       217         amended.       307/82       May.       23/81         amended.       307/82       May.       22/82         amended.       357/84       June.       23/84         amended.       299/85       June.       22/85         amended.       208/86       May.       3/86         amended.       321/87       June.       27/87         amended.       320/88       June.       4/88	Pears	216						
amended       753/82       Nov. 27/82         amended       39/83       Feb. 5/83         amended       795/83       Jan. 7/84         amended       8/85       Jan. 26/85         amended       648/85       Dec. 28/85         amended       69/88       Feb. 20/88         amended       119/89       Mar. 25/89         Peas       217         amended       307/82       May 23/81         amended       307/82       May 22/82         amended       357/84       June 23/84         amended       299/85       June 23/84         amended       208/86       May 3/86         amended       321/87       June 27/87         amended       321/87       June 27/87         amended       320/88       June 4/88			771/81	Dec.	5/81			
amended       39/83       Feb.       5/83         amended       795/83       Jan.       7/84         amended       8/85       Jan.       26/85         amended       648/85       Dec.       28/85         amended       69/88       Feb.       20/88         amended       119/89       Mar.       25/89         Peas       217         amended       289/81       May       23/81         amended       307/82       May       22/82         amended       273/83       May       21/83         amended       357/84       June       23/84         amended       299/85       June       22/85         amended       208/86       May       3/86         amended       321/87       June       27/87         amended       320/88       June       4/88								
amended.       795/83       Jan.       7/84         amended.       8/85       Jan.       26/85         amended.       648/85       Dec.       28/85         amended.       69/88       Feb.       20/88         amended.       119/89       Mar.       25/89         Peas       217         amended.       307/82       May       23/81         amended.       307/82       May       22/82         amended.       357/84       June       23/84         amended.       299/85       June       22/85         amended.       208/86       May       3/86         amended.       321/87       June       27/87         amended.       320/88       June       4/88								
amended.       8/85       Jan.       26/85         amended.       648/85       Dec.       28/85         amended.       69/88       Feb.       20/88         amended.       119/89       Mar.       25/89         Peas       217         amended.       307/82       May       23/81         amended.       307/82       May       22/82         amended.       273/83       May       21/83         amended.       357/84       June       23/84         amended.       299/85       June       22/85         amended.       208/86       May       3/86         amended.       321/87       June       27/87         amended.       320/88       June       4/88								
amended       648/85       Dec. 28/85         amended       69/88       Feb. 20/88         amended       119/89       Mar. 25/89         Peas       217         amended       289/81       May 23/81         amended       307/82       May 22/82         amended       273/83       May 21/83         amended       357/84       June 23/84         amended       299/85       June 22/85         amended       208/86       May 3/86         amended       321/87       June 27/87         amended       320/88       June 4/88								
amended     69/88     Feb. 20/88       amended     119/89     Mar. 25/89       Peas     217       amended     289/81     May 23/81       amended     307/82     May 22/82       amended     273/83     May 21/83       amended     357/84     June 23/84       amended     299/85     June 22/85       amended     208/86     May 3/86       amended     321/87     June 27/87       amended     320/88     June 4/88								
Peas     217       amended     289/81     May     23/81       amended     307/82     May     22/82       amended     273/83     May     21/83       amended     357/84     June     23/84       amended     299/85     June     22/85       amended     208/86     May     3/86       amended     321/87     June     27/87       amended     320/88     June     4/88								
Peas     217       amended     289/81     May     23/81       amended     307/82     May     22/82       amended     273/83     May     21/83       amended     357/84     June     23/84       amended     299/85     June     22/85       amended     208/86     May     3/86       amended     321/87     June     27/87       amended     320/88     June     4/88								
amended       289/81       May       23/81         amended       307/82       May       22/82         amended       273/83       May       21/83         amended       357/84       June       23/84         amended       299/85       June       22/85         amended       208/86       May       3/86         amended       321/87       June       27/87         amended       320/88       June       4/88			, 0,		25/07			
amended       307/82       May       22/82         amended       273/83       May       21/83         amended       357/84       June       23/84         amended       299/85       June       22/85         amended       208/86       May       3/86         amended       321/87       June       27/87         amended       320/88       June       4/88		217						
amended       273/83       May       21/83         amended       357/84       June       23/84         amended       299/85       June       22/85         amended       208/86       May       3/86         amended       321/87       June       27/87         amended       320/88       June       4/88					,			
amended     357/84     June     23/84       amended     299/85     June     22/85       amended     208/86     May     3/86       amended     321/87     June     27/87       amended     320/88     June     4/88				-				
amended     299/85     June     22/85       amended     208/86     May     3/86       amended     321/87     June     27/87       amended     320/88     June     4/88			,					
amended     208/86     May     3/86       amended     321/87     June     27/87       amended     320/88     June     4/88			,					
amended     321/87     June     27/87       amended     320/88     June     4/88			,					
amended 320/88 June 4/88								
	amended		321/87	June	,			
amended 443/89 Aug. 12/89			320/88	June	4/88			
	amended		443/89	Aug.	12/89			

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	1980 O.Reg		Reg. Gazette		
Peppers	218				
amended		404/81	July	4/81	
amended		95/82	Mar.	6/82	
amended		270/83	May	21/83	
amended		459/84	Aug.	4/84	
amended		303/85	June	22/85	
amended		85/86	Mar.	8/86	
amended		227/88	Apr.	30/88	
amended		306/89	June	10/89	
Plums	219				
amended		772/81	Dec.	5/81	
amended		754/82	Nov.	27/82	
amended		40/83	Feb.	5/83	
amended		797/83	Jan.	7/84	
amended		9/85	Jan.	26/85	
amended		649/85	Dec.	28/85	
amended		36/89	Feb.	11/89	
		00,00		/ 01	
Popping Corn		312/81	May	30/81	
amended		96/82	Mar.	6/82	
amended		218/82	Apr.	24/82	
amended		269/83	May	21/83	
amended		291/85	June	22/85	
amended		225/88	Apr.	30/88	
amended		304/89	June	10/89	
Potatoes		314/81	May	30/81	
amended		97/82	Mar.	6/82	
amended		49/83	Feb.	5/83	
amended		142/84	Mar.	17/84	
amended		159/86	Apr.	12/86	
amended.		328/87	June	27/87	
amended.		516/88	Sept.	3/88	
amended		301/89	June	10/89	
		,		·	
Pumpkins and Squash		287/85	June	22/85	
amended		209/86	May	3/86	
amended		313/87	June	27/87	
amended		325/88	June	4/88	
amended		312/89	June	10/89	
Red Beets		434/88	July	23/88	
amended		298/89	June	10/89	
Red Spring Wheat		607/88	Oct.	15/88	
amended		308/89	June	10/89	
Rutabagas		315/81	May	30/81	
amended		98/82	Маг.	6/82	
amended		223/82	Apr.	24/82	
amended		268/83	May	21/83	
amended		510/84	Aug.	25/84	
amended		296/85	June	22/85	
amendedamended		327/87	June	27/87	
amended		323/88	June	4/88 10/89	
amendo		305/89	June	10/09	

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	1980	O.Reg.	Gaz	ette
Seed Corn	220			
amended	220	509/86	Sept.	13/86
amended		316/87	June	27/87
amended		321/88	June	4/88
amended		473/89	Aug.	19/89
Sour Cherries.	221	=== /0.		# 10 c
amended		773/81	Dec.	5/81
amended		755/82	Nov.	27/82
amended		42/83	Feb.	5/83
amended		798/83	Jan.	7/84
amended		646/85	Dec.	28/85
amended		31/88	Feb.	6/88
amended		118/89	Mar.	25/89
Soybeans	222			
amended		309/81	May	30/81
amended		90/82	Mar.	6/82
amended		46/83	Feb.	5/83
amended		144/84	Mar.	17/84
(revoked by 297/84)		·		·
Spanish Onions		216/01	Man	30/81
amended		316/81	May	24/82
amended		222/82	Apr.	
amended		752/82	Nov.	27/82 21/83
amended		267/83 360/84	May June	23/84
(revoked by 541/86)		300/04	June	23/04
		040/04		00/01
Specialty Crops		313/81	May	30/81
amended		219/82	Apr.	24/82
amended		266/83	May	21/83
amended		465/84	Aug.	4/84
amended		286/85	June	22/85
amended		204/86	May	3/86
amended		329/87	June	27/87
amended		278/88	May	21/88
amended		294/89	June	10/89
Spring Grain	223			
amended		306/81	May	23/81
amended		91/82	Mar.	6/82
amended		47/83	Feb.	5/83
amended		140/84	Mar.	17/84
amended		302/85	June	22/85
amended		325/87	June	27/87
amended		277/88	May	21/88
amended		296/89	June	10/89
Sunflowers		478/87	Aug.	29/87
amended		327/88	June	4/88
amended		309/89	June	10/89
		,		
Sweet Cherries	224			
amended		774/81	Dec.	5/81
amended		795/82	Dec.	18/82

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amended		41/83	Feb.	5/83
amended		799/83	Jan.	7/84
amended		10/85	Jan.	26/85
amended		35/89	Feb.	11/89
Sweet Corn	225			
amended		290/81	May	23/81
amended		308/82	May	22/82
amended		272/83	May	21/83
amended		362/84	June	23/84
amended		207/86	May	3/86
amended		315/87	June	27/87
amended		444/89	Aug.	12/89
Tomatoes	226			
amended		291/81	May	23/81
amended		309/82	May	22/82
amended		309/83	June	4/83
amended		356/84	June	23/84
amended		292/85	June	22/85
amended		683/86	Dec.	13/86
amended		314/87	June	27/87
amended		322/88	June	4/88
amended		472/89	Aug.	19/89
Vine Crops	227			
(revoked by 313/81)				
White Beans	228			
amended		305/81	May	23/81
amended		93/82	Mar.	6/82
amended		216/82	Apr.	24/82
amended		48/83	Feb.	5/83
amended		139/84	Mar.	17/84
amended		301/85	June	22/85
amended		324/87	June	27/87
amended		189/88	Apr.	23/88
amended		295/89	June	10/89
	229			
Winter Wheat		99/82	Mar.	6/82
Winter Wheatamended				
		571/83	Sept.	24/83
amended			Sept. Oct.	24/83
amendedamendedamendedamendedamendedamendedamended		571/83 635/84 619/85	Oct. Dec.	27/84 14/85
amendedamendedamended		571/83 635/84	Oct.	27/84
amendedamendedamendedamendedamended.		571/83 635/84 619/85	Oct. Dec.	27/84 14/85
amended		571/83 635/84 619/85 695/86	Oct. Dec. Dec.	27/84 14/85 13/86
amended	230	571/83 635/84 619/85 695/86 681/87 201/89	Oct. Dec. Dec. Dec.	27/84 14/85 13/86 26/87
amended	230	571/83 635/84 619/85 695/86 681/87 201/89	Oct. Dec. Dec. Dec.	27/84 14/85 13/86 26/87 6/89
amended	230	571/83 635/84 619/85 695/86 681/87 201/89 288/81 306/82	Oct. Dec. Dec. Dec. May	27/84 14/85 13/86 26/87 6/89 23/81 22/82
amended	230	571/83 635/84 619/85 695/86 681/87 201/89 288/81 306/82 305/83	Oct. Dec. Dec. May May May June	27/84 14/85 13/86 26/87 6/89 23/81 22/82 4/83
amended	230	571/83 635/84 619/85 695/86 681/87 201/89 288/81 306/82	Oct. Dec. Dec. May May	27/84 14/85 13/86 26/87 6/89 23/81 22/82
amended	230	571/83 635/84 619/85 695/86 681/87 201/89 288/81 306/82 305/83 298/84 354/84	Oct. Dec. Dec. May May May June	27/84 14/85 13/86 26/87 6/89 23/81 22/82 4/83
amended	230	571/83 635/84 619/85 695/86 681/87 201/89 288/81 306/82 305/83 298/84	Oct. Dec. Dec. May May May June May	27/84 14/85 13/86 26/87 6/89 23/81 22/82 4/83 26/84
amended amended amended amended amended amended amended  Designation of Insurable Crops amended	230	571/83 635/84 619/85 695/86 681/87 201/89 288/81 306/82 305/83 298/84 354/84	Oct. Dec. Dec. May May May June May June	27/84 14/85 13/86 26/87 6/89 23/81 22/82 4/83 26/84 23/84

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General	231			
amended		43/83	Feb.	5/83
amended		143/84	Маг.	17/84
amended		363/84	June	23/84
amended		290/85	June	22/85
amended		330/87	June	27/87
amended		228/88	Apr.	30/88
ROWN EMPLOYEES COLLECTIVE BARGAINING				
General	232			
amended		252/85	June	8/85
amended		41/87	Feb.	14/87
amended		351/89	July	1/89
Rules of Procedure	233			
ROWN TIMBER ACT				
General	234			
amended		175/81	Apr.	11/81
amended		621/81	Oct.	10/81
amended		853/82	Jan.	15/83
amended		854/82	Jan.	15/83
amended		248/83	May	14/83
amended		151/84	Mar.	24/84
amended		166/84	Mar.	31/84
amended		393/84	July	7/84
amended		476/84	Aug.	18/84
amended		64/85	Feb.	23/85
amended		203/85	May	25/85
amended		117/86	Mar.	29/86
amended		373/86	July	12/86
amended		131/87	Mar.	28/87
amended		463/88	Aug.	6/88
D				
ANGEROUS GOODS TRANSPORTATION ACT, 1981				
General		363/85	July	13/85
amended		22/89	Feb.	4/89
(revoked by 460/89)				
General		460/89	Aug.	12/89
AY NURSERIES ACT				
General	235			
amended		818/81	Dec.	26/81
		166/82	Apr.	3/82

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amended amended (revoked by 760/83)		298/83 401/83	June July	4/83 16/83
General amended.		760/83 500/84 533/84 592/84 499/85 119/86 144/87 467/87 621/87 24/88 143/88 439/89	Dec. Aug. Sept. Sept. Oct. Mar. Apr. Aug. Dec. Feb. Mar. Aug.	17/83 18/84 1/84 29/84 26/85 29/86 4/87 22/87 5/87 6/88 26/88 12/89
General	236			
General	237	710/82 75/86 48/87 12/88 446/89	Nov. Mar. Feb. Jan. Aug.	13/82 8/86 14/87 30/88 12/89
DENTURE THERAPISTS ACT				
General amended amended amended amended amended amended	238	667/81 562/82 46/84 291/84 143/85 584/88	Oct. Aug. Feb. May Apr. Oct.	24/81 28/82 11/84 19/84 20/85 8/88
DEPOSITS REGULATION ACT				
General  DEVELOPMENT CHARGES ACT, 1989	239			
Development Charges		725/89	Jan.	13/90
Education Development Charges  DEVELOPMENT CORPORATIONS ACT		722/89	Jan.	6/90
Approval of Loans and Guarantees(revoked by 738/88)	240			

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Approval of Loans and Guarantees		738/88	Dec.	31/88
Innovation Ontario Corporation		550/86	Oct.	4/86
Ontario Film Development Corporation (The)		37/86	Feb.	15/86
amendedamended		678/87 82/89	Dec. Mar.	26/87 4/89
Ontario International Corporation	241			
amended		325/83	June	11/83
amended		755/83	Dec.	17/83
amended		113/84	Mar.	10/84
amended		97/89	Mar.	11/89
amended		703/89	Dec.	30/89
DEVELOPMENTAL SERVICES ACT				
General	242			
amended		608/81	Sept.	26/81
amended		80/84	Feb.	25/84
amended		334/84	June	16/84
amended		50/85	Feb.	16/85
amended		52/85	Feb.	16/85
amended		502/85	Oct.	26/85
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(this Reg. amends O.Reg. 199/80		,		, , , , , , , , , , , , , , , , , , , ,
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amended       94/81       Mar.       14/81         amended       568/86       Oct.       11/86         Amending Certain Regulations       568/86       Oct.       11/86         Benefit Plans       282       443/88       July       30/88         Domestics and Nannies       283       283       284       25/84       286       Oct.       11/86       11/86       Oct.       11/86       O	EMPLOYMENT STANDARDS ACT				
amended       94/81       Mar.       14/81         amended       568/86       Oct.       11/86         Amending Certain Regulations       568/86       Oct.       11/86         Benefit Plans       282       443/88       July       30/88         Domestics and Nannies       283       283       284       25/84       286       Oct.       11/86       11/86       Oct.       11/86       O	Ambulance Service Industry	281			
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Domestics and Nannies   283   3985   Feb.   25/84   amended   39/85   Feb.   9/85   amended   30/87   June   27/87   amended   33/87   Oct.   3/87   Oct	Df's pl	202			
Domestics and Nannies		282	443/88	July	30/88
amended         75/84         Feb.         25/84           amended         39/85         Feb.         9/85           amended         568/86         Oct.         11/86           (revoked by 308/87)         11/86         Ct.         11/86           Domestics, Nannies and Sitters         30/87         June         27/87           amended         533/87         Oct.         3/87           Forms         444/87         Aug.         15/87           Fruit, Vegetable and Tobacco Harvesters         284         241/81         May         9/81           amended         342/84         June         16/84         10/86         10/84         10/84         10/84         10/84         10/84         10/84         10/84         10/84         10/84         10/84         10/84			115/00	3 41 9	30/00
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amended	amended		75/84	Feb.	25/84
Domestics, Nannies and Sitters	amended		39/85	Feb.	9/85
Domestics, Nannies and Sitters			568/86	Oct.	11/86
Say	(revoked by 308/87)				
Say	Domestics Nannies and Sitters		308/87	June	27/87
Fruit, Vegetable and Tobacco Harvesters.       284         amended.       342/84       June 16/84         amended.       307/85       June 22/85         amended.       568/86       Oct. 11/86         amended.       300/87       June 20/87         amended.       300/87       June 20/87         amended.       444/88       July 30/88         amended.       377/89       July 15/89         General.         amended.       299/82       May 22/82         amended.       802/83       Jan. 7/84         amended.       802/83       Jan. 7/84         amended.       189/84       Apr. 14/84         amended.       2/86       Jan. 25/86         amended.       301/87       June 20/87         amended.       301/87       June 20/87         amended.       309/87       June 3/89         amended.       288/89       June 3/89         amended.       288/89       June 3/			*		*.
amended       241/81       May       9/81         amended       342/84       June       16/84         amended       307/85       June       22/85         amended       568/86       Oct.       11/86         amended       300/87       June       20/87         amended       444/88       July       30/88         amended       444/88       July       30/88         amended       93/81       Mar.       14/81         amended       299/82       May       22/82         amended       802/83       Jan.       7/84         amended       802/83       Jan.       7/84         amended       2/86       Jan.       25/86         amended       568/86       Oct.       11/86         amended       568/86       Oct.       11/86         amended       301/87       June       20/87         amended       309/87       June       27/87         amended       309/87       June       27/87         amended       288/89       June       3/89         amended       288/89       June       3/89         amended       378/89<	Forms		444/87	Aug.	15/87
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amended       307/85       June       22/85         amended       568/86       Oct.       11/86         amended       300/87       June       20/87         amended       444/88       July       30/88         amended       377/89       July       15/89         General       285         amended       93/81       Mar.       14/81         amended       299/82       May       22/82         amended       802/83       Jan.       7/84         amended       802/83       Jan.       7/84         amended       2/86       Jan.       2/86         amended       2/86       Jan.       2/86         amended       568/86       Oct.       11/86         amended       301/87       June       20/87         amended       301/87       June       20/87         amended       309/87       June       27/87         amended       445/88       July       30/88         amended       288/89       June       3/89         amended       378/89       July       15/89         Residential Care Workers       440/82       July				-	
amended       568/86       Oct.       11/86         amended       300/87       June       20/87         amended       444/88       July       30/88         amended       377/89       July       15/89         General       285         amended       93/81       Mar.       14/81         amended       299/82       May       22/82         amended       802/83       Jan.       7/84         amended       189/84       Apr.       14/84         amended       2/86       Jan.       25/86         amended       568/86       Oct.       11/86         amended       301/87       June       20/87         amended       309/87       June       27/87         amended       534/87       Oct.       3/87         amended       445/88       July       30/88         amended       288/89       June       3/89         amended       378/89       July       15/89         Residential Care Workers       440/82       July       10/82         Termination of Employment       286         amended       495/82       Aug.       7/82     <					
amended       300/87       June       20/87         amended       444/88       July       30/88         amended       377/89       July       15/89         General       285         amended       93/81       Mar.       14/81         amended       299/82       May       22/82         amended       802/83       Jan.       7/84         amended       189/84       Apr.       14/84         amended       2/86       Jan.       25/86         amended       568/86       Oct.       11/86         amended       301/87       June       20/87         amended       309/87       June       27/87         amended       534/87       Oct.       3/87         amended       445/88       July       30/88         amended       288/89       June       3/89         amended       378/89       July       15/89         Residential Care Workers       440/82       July       10/82         Termination of Employment       286         amended       495/82       Aug.       7/82					
amended.     377/89     July     15/89       General.     285       amended.     93/81     Mar.     14/81       amended.     299/82     May     22/82       amended.     802/83     Jan.     7/84       amended.     189/84     Apr.     14/84       amended.     2/86     Jan.     25/86       amended.     568/86     Oct.     11/86       amended.     301/87     June     20/87       amended.     309/87     June     27/87       amended.     534/87     Oct.     3/87       amended.     445/88     July     30/88       amended.     288/89     June     3/89       amended.     378/89     July     15/89       Residential Care Workers     440/82     July     10/82       Termination of Employment.     286       amended.     495/82     Aug.     7/82				June	
General.       285         amended.       93/81       Mar.       14/81         amended.       299/82       May       22/82         amended.       802/83       Jan.       7/84         amended.       189/84       Apr.       14/84         amended.       2/86       Jan.       25/86         amended.       568/86       Oct.       11/86         amended.       301/87       June       20/87         amended.       309/87       June       27/87         amended.       534/87       Oct.       3/87         amended.       445/88       July       30/88         amended.       288/89       June       3/89         amended.       378/89       July       15/89         Residential Care Workers       440/82       July       10/82         Termination of Employment.       286         amended.       495/82       Aug.       7/82	amended		444/88	July	30/88
amended       93/81       Mar.       14/81         amended       299/82       May       22/82         amended       802/83       Jan.       7/84         amended       189/84       Apr.       14/84         amended       2/86       Jan.       25/86         amended       568/86       Oct.       11/86         amended       301/87       June       20/87         amended       309/87       June       27/87         amended       534/87       Oct.       3/87         amended       445/88       July       30/88         amended       288/89       June       3/89         amended       378/89       July       15/89         Residential Care Workers       440/82       July       10/82         Termination of Employment       286         amended       495/82       Aug.       7/82	amended		377/89	July	15/89
amended       93/81       Mar.       14/81         amended       299/82       May       22/82         amended       802/83       Jan.       7/84         amended       189/84       Apr.       14/84         amended       2/86       Jan.       25/86         amended       568/86       Oct.       11/86         amended       301/87       June       20/87         amended       309/87       June       27/87         amended       534/87       Oct.       3/87         amended       445/88       July       30/88         amended       288/89       June       3/89         amended       378/89       July       15/89         Residential Care Workers       440/82       July       10/82         Termination of Employment       286         amended       495/82       Aug.       7/82	General	285			
amended.       299/82       May       22/82         amended.       802/83       Jan.       7/84         amended.       189/84       Apr.       14/84         amended.       2/86       Jan.       25/86         amended.       568/86       Oct.       11/86         amended.       301/87       June       20/87         amended.       309/87       June       27/87         amended.       534/87       Oct.       3/87         amended.       445/88       July       30/88         amended.       288/89       June       3/89         amended.       378/89       July       15/89         Residential Care Workers       440/82       July       10/82         Termination of Employment.       286         amended.       495/82       Aug.       7/82		200	93/81	Mar.	14/81
amended.       802/83       Jan.       7/84         amended.       189/84       Apr.       14/84         amended.       2/86       Jan.       25/86         amended.       568/86       Oct.       11/86         amended.       301/87       June       20/87         amended.       309/87       June       27/87         amended.       534/87       Oct.       3/87         amended.       445/88       July       30/88         amended.       288/89       June       3/89         amended.       378/89       July       15/89         Residential Care Workers       440/82       July       10/82         Termination of Employment.       286         amended.       495/82       Aug.       7/82					,
amended.       2/86       Jan.       25/86         amended.       568/86       Oct.       11/86         amended.       301/87       June       20/87         amended.       309/87       June       27/87         amended.       534/87       Oct.       3/87         amended.       445/88       July       30/88         amended.       288/89       June       3/89         amended.       378/89       July       15/89         Residential Care Workers       440/82       July       10/82         Termination of Employment.       286         amended.       495/82       Aug.       7/82			,		
amended	amended		189/84	Apr.	14/84
amended       301/87       June       20/87         amended       309/87       June       27/87         amended       534/87       Oct.       3/87         amended       445/88       July       30/88         amended       288/89       June       3/89         amended       378/89       July       15/89         Residential Care Workers       440/82       July       10/82         Termination of Employment       286         amended       495/82       Aug.       7/82	amended		2/86	Jan.	25/86
amended       301/87       June       20/87         amended       309/87       June       27/87         amended       534/87       Oct.       3/87         amended       445/88       July       30/88         amended       288/89       June       3/89         amended       378/89       July       15/89         Residential Care Workers       440/82       July       10/82         Termination of Employment       286         amended       495/82       Aug.       7/82	amended		568/86	Oct.	11/86
amended       534/87 Oct.       3/87         amended       445/88 July 30/88         amended       288/89 June 3/89         amended       378/89 July 15/89         Residential Care Workers       440/82 July 10/82         Termination of Employment       286         amended       495/82 Aug. 7/82			301/87	June	20/87
amended       445/88       July       30/88         amended       288/89       June       3/89         amended       378/89       July       15/89         Residential Care Workers       440/82       July       10/82         Termination of Employment       286         amended       495/82       Aug.       7/82				June	
amended.       288/89       June 3/89         amended       378/89       July 15/89         Residential Care Workers       440/82       July 10/82         Termination of Employment.       286         amended       495/82       Aug. 7/82					
amended       378/89       July       15/89         Residential Care Workers       440/82       July       10/82         Termination of Employment       286         amended       495/82       Aug.       7/82				-	
Residential Care Workers	· ·				
Termination of Employment	amended		3/8/89	July	15/89
amended	Residential Care Workers		440/82	July	10/82
amended	Termination of Employment	286			
			495/82	Aug.	7/82
	amended		531/83	Sept.	3/83

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amended		301/84	May	26/84	
amended		120/85	Mar.	23/85	
ENDANGERED SPECIES ACT					
Endangered Species	287				
amended		153/81	Apr.	4/81	
amended		322/84	June	9/84	
amended		252/87	May	30/87	
amended		195/88	Apr.	23/88	
ENERGY ACT					
Fuel ()il Code	288				
amended		453/89	Aug.	12/89	
Gas Pipeline Systems	289				
(revoked by 450/84)					
Car Diaglian Contains		450/04	Tester	20/04	
Gas Pipeline Systems		450/84 627/87	July Dec.	28/84 5/87	
amended		454/89	Aug.	12/89	
		454/05	riug.	12/07	
Gas Utilization Code	290				
(revoked by 826/82)					
Gas Utilization Code		826/82	Jan.	1/83	
(revoked by 244/89)		,		,	
Gas Utilization Code		244/89	May	20/89	
amended		452/89	Aug.	12/89	
		152/07	7106.	22/07	
Oil Pipeline Systems		626/87	Dec.	5/87	
Oil Pipeline Transportation Systems	291				
amended	271	104/81	Mar.	14/81	
amended		754/84	Dec.	15/84	
(revoked by 626/87)		, , , , ,		,	
Propane Storage, Handling and Utilization					
Code	292				
amended		135/81	Mar.	28/81	
(revoked by 825/82)		,		,	
Propane Storage, Handling and Utilization					
Code		825/82	Jan.	1/83	
amended		295/83	June	4/83	
amended		522/84	Sept.	1/84	
amended		838/84	Jan.	19/85	
amended		619/88	Oct.	22/88	
amended		99/89	Mar.	11/89	
amended		455/89	Aug.	12/89	
ENERGY EFFICIENCY ACT, 1988					
Standards		340/89	Inlu	1/90	
amended		689/89	July Dec.	1/89 30/89	
anchaca		307/07	Dec.	30/09	

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EN	VIRONMENTAL ASSESSMENT ACT							
	Designation - Browning-Ferris Industries Limited		576/89	Oct.	28/89			
	Designation - Fighting Island Rehabilitation		807/82	Dec.	25/82			
	Designation - KAM 1 Hydro-Electric Project		335/88	June	11/88			
	Designation - Mines at Stevens Island, Cameron Island and Shoal Lake		486/89	Sept.	9/89			
	Designation - Petro-Sun International Inc.		204/87	May	2/87			
	Designation - Reclamation Systems Inc		17/89	Feb.	4/89			
	Designation - Steetley Quarry Products Inc		283/89	June	3/89			
	Designation - Tricil Limited		640/89	Dec.	9/89			
	Designation - TSI Trintek Systems Inc		710/87 85/89	Jan. Mar.	2/88 4/89			
	Designation - United Disposal Inc		641/89	Dec.	9/89			
	Exemption -							
	Adelaide, The Corporation of the Township of -ADEL-TP-1		776/82	Dec.	11/82			
	Black River-Matheson, The Township of -BLAC-TWP-1		553/86	Oct.	4/86			
	Brockville, The Corporation of the City of - BROC-C-2		779/82	Dec.	11/82			
	Chapleau, The Corporation of the Township of CHAP-TP-1		418/83	July	16/83			
	Credit Valley Conservation Authority - CDV-01		484/83	Aug.	20/83			
	- CDV-02		324/84	June	9/84			
	Cobourg, The Corporation of the Town of - COBG-T-1		239/88	May	7/88			
	- COBG - T - 1/2		413/89	July	29/89			
	Drayton, The Corporation of the Village of DRAY-V-1		810/83	Jan.	14/84			

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Dubreuilville, The Corporation of the Improvement District of - DUBR-1D-1		3/83	Jan.	22/83
- DUBR-1D-2		653/83	Oct.	29/83
Dysart et al, The Corporation of the Township of - DYSA-TWP-1		494/86	Sept.	6/86
Essa, The Corporation of the Township of - ESSA-TP-1		1/83	Jan.	22/83
Essex Region Conservation Authority - ESR-01		115/85	Mar.	23/85
Essex, The Corporation of the County of ESSE-CT-1		70/87	Feb.	28/87
- ESSE-CT-2		119/88	Mar.	19/88
Fort Erie, The Corporation of the Town of - FORT E-T-1		192/86	Apr.	26/86
Frontenac and Lennox and Addington (Counties of)		433/86	Aug.	16/86
Ganaraska Region Conservation Authority and The Corporation of the Town of Port Hope - PHOP-2		483/83	Aug.	20/83
Gloucester Hydro - GLOU-C-1		371/84	June	30/84
Gloucester Hydro-Electric Commission - GLOU-C-2		567/87	Oct.	24/87
Grimsby, The Corporation of the Town of - GRIM-T-1		258/86	May	24/86
- GRIM-T-1/1		598/89	Nov.	11/89
Haldimand-Norfolk, The Regional Municipality of - RMHN - 1		432/86	Aug.	16/86
Halton, The Regional Municipality of - HALT-RG-01		240/84	May	5/84
Hamilton, The Corporation of the City of - HAMI-C-1		257/83	May	21/83
Hamilton Region Conservation Authority - HMR-01		468/82	July	24/82

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Hearst, Town of - HRST-T-1		576/86	Oct.	11/86
Highway No. 404		352/81	June	13/81
Huron, Township of HUR-1		407/81	July	4/81
Ingersoll, Town of, Township of South- West Oxford - ING-1		762/86	Jan.	17/87
Johnson, Township of - JOHN-TWP-1		386/86	July	12/86
Kanata Hydro Electric Commission - KANA·C·1		492/86	Sept.	6/86
Kapuskasing, The Corporation of the Town of MUN-IWN-KAP-1		367/83	July	9/83
Kingston, Township of -MUN-1		123/81	Mar.	21/81
Kirkland Lake, The Corporation of the Town of, Community of Swastika		601/04	Oct.	£/0A
· KIRK·T·1		601/84		6/84
Kitchener-Wilmot Hydro.		498/88	Aug.	20/88
Markham Hydro - MARK-T-1		641/84	Oct.	27/84
- Electric Commission - MARK-T-2		372/86	July	12/86
Michipicoten, The Township of - MICH-TP-1		372/84	June	30/84
Ministry of Citizenship and Culture - MCC-1		279/82	May	15/82
Ministry of Energy - Energy-1		655/81	Oct.	17/81
Ministry of the Environment		,		,
- MOE-21		659/81	Oct.	17/81
MOE-22		762/81	Nov.	28/81
- MOE 24		832/81	Jan.	2/82
MOE 23		880/81	Jan.	16/82
MOE · 24/2		646/82	Oct.	16/82
- MOE-25		237/83	May	7/83
MOF 26 .		664/83	Oct.	29/83

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- MOE-27		179/84	Apr.	14/84
- MOE-28		358/85	July	13/85
- MOE-29		386/85	Aug.	10/85
- MOE-30		632/85	Dec.	21/85
- MOE 32		334/86	June	28/86
- MOE · 31		370/86	July	12/86
- MOE · 33		411/87	July	25/87
- MOE-33/1		576/87	Oct.	31/87
- MOE-32/1		410/88	July	16/88
- MOE-34		497/88	Aug.	20/88
- MOE-35		547/88	Sept.	17/88
- MOE-36		715/88	Dec.	17/88
- MOE-37		722/88	Dec.	24/88
- MOE-31/1		16/89	Feb.	4/89
- MOE-38		475/89	Aug.	19/89
- MOE-39		627/89	Nov.	25/89
- MOE-40		668/89	Dec.	23/89
Ministry of Government Services - MGS-43		23/81	Feb.	14/81
- MGS 44		318/81	May	30/81
- MGS-45		430/81	July	11/81
- MGS-46		658/81	Oct.	17/81
MGS-47		761/81	Nov.	28/81
- MGS-49		170/82	Apr.	3/82
- MGS-48		263/82	May	8/82
- MGS-50		780/82	Dec.	11/82
- MGS-51		781/82	Dec.	11/82
- MGS - 52		14/83	Jan.	22/83

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- MGS-53		366/83	July	9/83
- MGS-54		35/84	Feb.	11/84
- MGS-55		34/84	Feb.	11/84
- MGS-56		273/84	May	19/84
- MGS-57		439/84	July	28/84
- MGS-58		440/84	July	28/84
· MGS-59		441/84	July	28/84
- MGS-62		112/85	Mar.	23/85
- MGS 61		113/85	Mar.	23/85
- MGS-66		448/85	Sept.	21/85
- MGS-65		471/85	Oct.	5/85
- MGS-67		125/86	Mar.	29/86
- MGS-64		257/86	May	24/86
- MGS-68		371/86	July	12/86
- MGS-63		385/86	July	12/86
- MGS-71		493/86	Sept.	6/86
- MGS - 70		495/86	Sept.	6/86
- MGS-72		624/86	Nov.	15/86
- MGS-73		659/86	Nov.	22/86
- MGS - 76		552/87	Oct.	17/87
- MGS · 78		608/87	Nov.	28/87
- MGS · 75		614/87	Dec.	5/87
- MGS-79		73/88	Feb.	20/88
- MGS-82		209/88	Apr.	23/88
- MGS 83		337/88	June	11/88
MGS 84		411/88	July	16/88
- MGS 86		499/88	Aug.	20/88
- MGS 90		563/88	Oct.	1/88

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- MGS-88		564/88	Oct.	1/88
- MGS-91		645/88	Nov.	12/88
- MGS-89		683/88	Nov.	26/88
- MGS-81		711/88	Dec.	17/88
- MGS-93		18/89	Feb.	4/89
- MGS-74		113/89	Mar.	18/89
- MGS-80		134/89	Apr.	1/89
- MGS-92		170/89	Apr.	15/89
- MGS-98		285/89	June	3/89
- MGS-99		393/89	July	15/89
- MGS-85		410/89	July	29/89
- MGS-100		474/89	Aug.	19/89
- MGS-101		593/89	Nov.	4/89
- MGS-95		666/89	Dec.	23/89
- MGS-103		667/89	Dec.	23/89
Ministry of Natural Resources		464/04		4/01
- MNR -33		164/81	Apr.	4/81
- MNR-11/3		284/81	May	23/81
MNR-17/2		347/81	June	6/81
- MNR-35		373/81	June	20/81
- MNR-19/3		431/81	July	11/81
- MNR-34		433/81	July	11/81
- MNR · 32/2		653/81	Oct.	17/81
- MNR-36		710/81	Nov.	7/81
- MNR-31/2		882/81	Jan.	16/82
- MNR-19/4		883/81	Jan.	16/82
- MNR - 37		194/82	Apr.	17/82
- MNR-11/4		261/82	May	8/82

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- MNR - 30/2		264/82	May	8/82
- MNR-39 (revoked by 320/83)		467/82	July	24/82
- MNR - 38		614/82	Oct.	2/82
- MNR -40		681/82	Oct.	30/82
- MNR-35/2		10/83	Jan.	22/83
- MNR-19/5		11/83	Jan.	22/83
- MNR-41		12/83	Jan.	22/83
- MNR-11/5		13/83	Jan.	22/83
· MNR - 39/2		320/83	June	11/83
MNR - 30/3		348/83	June	25/83
- MNR -43 (revoked by 684/88)		364/83	July	9/83
· MNR · 11/6		417/83	July	16/83
- MNR-28/2		654/83	Oct.	29/83
· MNR - 26/2		655/83	Oct.	29/83
- MNR - 29/2		656/83	Oct.	29/83
MNR-30/4		723/83	Dec.	3/83
- MNR-11/7		2/84	Jan.	21/84
- MNR-26/3		221/84	Apr.	28/84
- MNR -46		226/84	Apr.	28/84
-MNR 47		338/84	June	16/84
- MNR-11/8		442/84	July	21/84
- MNR-26/4		444/84	July	28/84
MNR 99		536/84	Sept.	1/84
(revoked by 243 88)		612/04	Oct	12/04
MNR 49		613/84	Oct.	13/84
- MNR - 39/3		660/84	Nov.	3/84
MNR 30 5		710/84	Nov.	17/84

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- MNR-35/3		711/84	Nov.	17/84
- MNR-11/9		2/85	Jan.	26/85
· MNR -44 (revoked by 684/88)		3/85	Jan.	26/85
· MNR - 42		109/85	Mar.	23/85
- MNR 39/4		470/85	Oct.	5/85
- MNR - 30/6		576/85	Nov.	23/85
- MNR-39/5		193/86	Apr.	26/86
- MNR-30/7		657/86	Nov.	22/86
- MNR - 39/6		193/87	Apr.	18/87
- MNR - 52		369/87	July	11/87
- MNR-30/8(revoked by 87/89)		607/87	Nov.	28/87
- MNR - 50/2		243/88	May	7/88
- MNR · 52/2		481/88	Aug.	13/88
- MNR - 44/2		684/88	Nov.	26/88
- MNR-30/9		87/89	Mar.	11/89
- MNR · 26/5		172/89	Apr.	15/89
- MNR 52/3		498/89	Sept.	23/89
- MNR -39/7		499/89	Sept.	23/89
- MNR - 26/6		596/89	Nov.	11/89
- MNR-54		597/89	Nov.	11/89
- MNDM/MNR-1 (See Ministry of Northern Development and Mines)				
Ministry of Northern Development and Mines - MNDM-1		284/88	May	21/88
- MNDM · 1/2		371/89	July	8/89
Ministry of Northern Development and Mines and Ministry of Natural Resources				
- MNDM/MNR - 1		15/87	Feb.	7/87

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Ministry of Transportation and					
Communications - MTC · 37		115/81	Mar.	14/81	
- MTC - 38		191/81	Apr.	18/81	
- MTC - 39		257/81	May	16/81	
- MTC-40		406/81	July	4/81	
- MTC-42		465/81	July	25/81	
- MTC - 43		654/81	Oct.	17/81	
- MTC-41		657/81	Oct.	17/81	
- MTC-44		660/81	Oct.	17/81	
- MTC-45		735/81	Nov.	21/81	
- MTC - 47		736/81	Nov.	21/81	
· MTC-46		737/81	Nov.	21/81	
- MTC-48		739/81	Nov.	21/81	
- MTC-50		16/83	Jan.	22/83	
- MTC-51		148/83	Apr.	2/83	
- MTC - 52		707/83	Nov.	19/83	
- MTC - 53		809/83	Jan.	14/84	
· MTC - 55		110/85	Mar.	23/85	
- MTC-54		168/85	Apr.	20/85	
- MTC-56		148/87	Apr.	11/87	
Marathon, The Corporation of the Township of MARN-TP-1		658/86	Nov.	22/86	
Mississauga, The Corporation of the City of MISS C-1.		32/84	Feb.	. 4/84	
Municipalities of Ontario - MUNI-1/2.		333/86	June	28/86	
Municipality of Metropolitan Toronto - MFTR-M 3		613/87	Dec.	5/87	
- MEIR M 5		171/89	Apr.	15/89	
MLTRO-M 2		578/87	Nov.	7/87	

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Municipality of Metropolitan Toronto and Toronto Transit Commission-TTC-2		554/86	Oct.	4/86
Nepean Hydro				
- NEPE-C-1		111/85	Mar.	23/85
- NEPE-C-2		577/85	Nov.	23/85
Niagara, The Regional Municipality of - NIAG-RG-1		496/86	Sept.	6/86
North Bay, The Corporation of the City of - NORT-C-1		222/87	May	9/87
Ontario Energy Corporation - OEC-2/2		656/81	Oct.	17/81
- OEC-5		884/81	Jan.	16/82
Ontario Hydro - OH-23/2		875/81	Jan.	16/82
- OH-25		169/82	Apr.	3/82
- OH-26		539/82	Aug.	21/82
- OH-26/2		682/82	Oct.	30/82
- OH-27		2/83	Jan.	22/83
- OH-28		342/83	June	25/83
- OH-29		319/84	June	9/84
- OH-30		320/84	June	9/84
- OH-31		747/84	Dec.	8/84
- OH-32		359/85	July	13/85
- OH-13/2(revoked by 409/89)		578/85	Nov.	23/85
- OH-30/2		664/85	Jan.	4/86
- OH-29/2		665/85	Jan.	4/86
- OH-33(revoked by 392/89)		17/86	Feb.	1/86
- OH-24/2		14/87	Feb.	7/87
- OH-29/3		20/87	Feb.	7/87
- OH-30/3		21/87	Feb.	7/87

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- OH-34		392/89	July	15/89
- OH-13/3		409/89	July	29/89
Ontario, Municipalities of  MUNI-1		300/84	May	26/84
- MUNI-2		114/85	Mar.	23/85
Ontario Northland Transportation Commission				
- MNA -4		285/81	May	23/81
- MNA-5		106/82	Mar.	13/82
- MNA-6		107/82	Mar.	13/82
- MNA -7		54/83	Feb.	5/83
Oshawa, The Corporation of the City of - OSH-1		163/81	Apr.	4/81
Ottawa-Carleton, The Regional Municipality of - RMOC-RG-1		194/87	Apr.	18/87
Owen Sound, The Corporation of the City of - OWEN-C-1		680/82	Oct.	30/82
Owens, Williamson and Idington, Township of - OWEN-TP-1		365/83	July	9/83
Oxford, County of - OXFO-CT-1		410/82	July	3/82
- OXFO-CT-2		443/84	July	28/84
Port Hope, The Corporation of the Town of - PHOP-T-1		788/81	Dec.	5/81
Rutherford and George Island, Township of - RUTH-1		44/86	Feb.	15/86
St. Catharines Hydro-Electric Commission - STCA-C-1		431/86	Aug.	16/86
St. Clair College of Applied Arts and Technology - MCU-2		19/81	Feb.	7/81
South Lake Simcoe Conservation Authority - CA-SLS-1		379/81	June	20/81
SLS-02		341/83	June	25/83
SLS-03		340/83	June	25/83

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Sydenham, The Corporation of the Township of - SYDE-TP-1		196/83	Apr.	16/83
- SYDE-TP-2		600/84	Oct.	6/84
Tiny, The Corporation of the Township of - TINY-TP-1		599/84	Oct.	6/84
Toronto Area Transit Operating Authority - MTC-49		532/82	Aug.	21/82
Toronto Area Transit Operating Authority (GO TRANSIT) - GT-1		551/87	Oct.	17/87
Toronto, City of - TOR-2		256/81	May	16/81
- TOR-2/1		647/82	Oct.	16/82
- TOR - 3		15/83	Jan.	22/83
Toronto, The Corporation of the City of - TOR-C-4		446/88	July	30/88
Toronto, (City of) and The City of Toronto Non-Profit Housing Corporation - TOR-1		126/81	Mar.	28/81
- TOR-3		434/81	July	11/81
Toronto, The Metropolitan Toronto Housing Company Limited - METR-M-1		50/93	Pak	20/92
Toronto, The Metropolitan Toronto and		50/82	Feb.	20/82
Region Conservation Authority		225/84	Apr.	28/84
Toronto, The Metropolitan Toronto and Region Conservation Authority - MTRCA-2		43/86	Feb.	15/86
Toronto, The Metropolitan Toronto and Region Conservation Authority - MTRCA-3		97/86	Mar.	15/86
Toronto, Municipality of Metropolitan -MERO-1		881/81	Jan.	16/82
- MERO - 1/2		215/83	Apr.	30/83
Toronto Transit Commission -TTC-01		321/84	June	9/84
Urban Transportation Development Corporation Ltd. Metro Canada Limited -UTDC-2		405/81	July	4/81

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Vanahan Huda Floria				
Vaughan Hydro-Electric Commission - VAUG-T-1		368/87	July	11/87
Victoria Hospital Corporation - VHC - 1 Waterloo, The Regional Municipality of		74/88	Feb.	20/88
and The Corporation of the City of Cambridge - WATE-RG-1		387/86	July	12/86
Windsor Utilities Commission - WIND-C-1		325/86	June	21/86
York, The Corporation of The Regional		323/80	June	21/80
Municipality of - YORK-RG-1		124/86	Mar.	29/86
General	293	,		,
amended	293	383/81	June	20/81
amended		841/81	Jan.	2/82
amended		140/82	Mar.	27/82
amended		466/82	July	24/82
amended		775/82	Dec.	11/82
amended		414/83	July	16/83
amended		783/83	Dec.	31/83
amended		108/85	Маг.	23/85
amended		149/86	Apr.	5/86
amended		13/87	Feb.	7/87
(revoked by 205/87)				,
General		205/97	May	2/87
amended		205/87 72/88	Feb.	20/88
Limited Exemption - Construction of a Hydro- Electric Generating Facility, Transmission Line and Ancillary Facilities on the				
Kaministiquia River - KAM 1		336/88	June	11/88
Malvern Waste		710/83	Nov.	19/83
Rules of Practice - Environmental				
Assessment Board		4/88	Jan.	23/88
South Cayuga Sewage Works and				
Waste Disposal Sites	294	522/01	A	22/01
revoked		522/81	Aug.	22/81
ENVIRONMENTAL PROTECTION ACT				
Air Contaminants from Ferrous Foundries	295			
Algoma Sinter Operation - 1986/94		663/85	Jan.	4/86
Ambient Air Quality Criteria	296			
Asphalt Paving Plants(revoked by 469/87)	297			
Boilers		16/86	Feb.	1/86

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Carbonated Soft Drink Cans		622/05	Dec	21/05
Temporary Exemption		633/85	Dec.	21/85
Classes of Contaminants - Exemptions	298			
Containers	299			
(revoked by 622/85)				
Containers		623/85	Dec.	14/85
amendedamended		150/86 236/87	Apr. May	5/86 16/87
Containers for Carbonated Soft Drinks	300			
(revoked by 622/85)				
Copper Cliff Smelter Complex (revoked by 660/85)	301			
Crown Waste Disposal Sites	302			
revoked		521/81	Aug.	22/81
Deep Well Disposal	303			
amended		596/88	Oct.	15/88
Designation of Waste	304	CEO 104		47/04
amended		652/81	Oct.	17/81
Discharge of Sewage From Pleasure Boats	305			
Disposable Containers for Milk	306			
amendedamended		172/83 532/85	Apr. Nov.	9/83 9/85
		232/03		2/00
Disposable Paper Containers for Milk	307			
Effluent Monitoring -				
Electric Power Generation Sector		726/89	Jan.	13/90
General		358/88	June	25/88
(revoked by 695/88)				
General		695/88		3/88
amended		533/89	Oct.	14/89
Inorganic Chemical Sector		395/89	July	15/89
amended		649/89	Dec.	16/89
Iron and Steel Manufacturing Sector		321/89	June	17/89
amended		602/89	Nov.	18/89
Metal Casting Sector		648/89	Dec.	16/89
Ontario Mineral Industry Sector: Group A		491/89	Sept.	16/89

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Organic Chemical Manufacturing Sector		209/89 532/89	May Oct.	13/89 14/89
		332/09	Oct.	14/09
Petroleum Refining Sector		359/88	June	25/88
amended		696/88	Dec.	3/88
amended		642/89	Dec.	9/89
Pulp and Paper Sector		435/89	Aug.	5/89
Falconbridge Smelter Complex - 1994		661/85	Jan.	4/86
Gasoline Volatility		389/89	July	15/89
Cananal Ala Pallusian	200			
General - Air Pollution	308	107/85	Mar.	23/85
amended		389/88	July	9/88
		,	,	-/
General - Waste Management	309			
amended		175/83	Apr.	16/83
amended		574/84	Sept.	29/84
amended		322/85	July	6/85
amended		464/85	Sept.	28/85
amended		460/88	July	30/88
amended		597/88 750/88	Oct. Jan.	15/88 7/89
amondou		730/00	Jan.	1/09
Hauled Liquid Industrial Waste				
Disposal Sites		808/81	Dec.	19/81
amended		599/88	Oct.	15/88
Hot Mix Asphalt Facilities		469/87	Aug.	22/87
Inco Sudbury Smelter Complex - 1994		660/85	Jan.	4/86
Lambton Industry Meteorological Alert		151/81	Apr.	4/81
Malvern Waste		711/83	Nov.	19/83
Marinas	310			
MIN DOD DO A STORY		4.40.106		5100
Mobile PCB Destruction Facilitiesamended		148/86 600/88	Apr. Oct.	5/86 15/88
Motor Vehicles	311			
Municipal Sewage and Water and Roads				
Class Environmental Assessment Projects		206/87	May	2/87
Ontario Hydro		73/81	Mar.	7/81
(revoked by 7/82)		70/01	1400100	7,01
Ontario Hydro		7/82	Jan.	30/82
(revoked by 662/85)		,		,

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Ontario Hydro		662/85	Jan.	4/86
(revoked by 281/87)				
Ontario Hydro		281/87	June	13/87
Ozone Depleting Substances - General		394/89	July	15/89
Refillable Containers for				
Carbonated Soft Drink		622/85	Dec.	14/85
amended		237/87	May	16/87
Sewage Systems		429/81	July	11/81
(revoked by 374/81)				
Sewage Systems		374/81	June	20/81
amended		842/81	Jan.	2/82
amended		139/82	Mar.	27/82
amended		515/82	Aug.	14/82
amended		290/83	May	28/83
amended		130/84	Mar.	17/84
amended		71/85	Feb.	23/85
amended		546/85	Nov.	16/85
amended		598/88	Oct.	15/88
Sewage Systems - Fxemptions		21/83	Jan.	29/83
Spills		618/85	Dec.	14/85
Sulphur Content of Fuels	312			
Transfers of Liquid Industrial Waste(revoked by 322/85)	313			
Waste Management - PCB's		11/82 575/84	Jan. Sept.	30/82 29/84
EXECUTIVE COUNCIL ACT				
Assignment of Powers and Duties				
Minister of Citizenship and				
Culture		134/82	Mar.	20/82
Assignment of Powers and Duties				
Minister of Industry and Trade				
Development		135/82	Mar.	20/82
Assignment of Powers and Duties				
Minister of Tourism and Recreation		136/82	Mar.	20/82
Assignment of Powers and Duties				
Minister of Intergovernmental				
Affairs		400/82	June	26/82
Assignment of Powers and Duties				
Minister of Community and Social				20.47
Services		660/83	Oct.	29/83

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Assignment of Powers and Duties Minister of Health		671/83	Nov.	5/83
Assignment of Powers and Duties Minister of Municipal Affairs		375/85	Aug.	3/85
Assignment of Powers and Duties Minister of Industry, Trade and		400/05		45/05
Technology		388/85	Aug.	17/85
Transfer of Administration of Act		56/81	Feb.	21/81
Transfer of Administration of Act		57/81	Feb.	21/81
Transfer of Administration of Act		150/81	Apr.	4/81
Transfer of Administration		620/81	Oct.	10/81
Transfer of Administration of Act		133/82	Mar.	20/82
Transfer of Administration of Acts		82/83	Feb.	19/83
Transfer of Administration of Act		173/84	Apr.	7/84
Transfer of Administration of Act		170/85	Apr.	20/85

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Transfer of Administration of Acts		264/85	June	8/85
Transfer of Administration of Acts to Minister of Housing		374/85	Aug.	3/85
Transfer of Administration of Acts		394/85	Aug.	17/85
Transfer of Administration of Acts		396/85	Aug.	17/85
Transfer of Administration of Act		422/85	Sept.	7/85
Transfer of Administration of Act		505/85	Oct.	26/85
Transfer of Administration of Act  Public Service Superannuation Act		616/85	Dec.	14/85
Transfer of Administration of Acts	,	631/85	Dec.	21/85
Transfer of Administration of Acts		417/86	Aug.	2/86
Transfer of Administration of Act		418/86	Aug.	2/86
Transfer of Administration of Acts		166/87	Apr.	11/87

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Transfer of Administration of Acts Minister of Consumer and Commercial Relations		181/87	Apr.	18/87
Transfer of Administration of Acts		202/87	Apr.	25/87
Transfer of Administration of Acts Minister of Municipal Affairs		536/87	Oct.	10/87
Transfer of Administration of Acts		563/87	Oct.	24/87
Transfer of Administration of Acts		564/87	Oct.	24/87
Transfer of Administration of Act		565/87	Oct.	24/87
Transfer of Administration of Acts		566/87	Oct.	24/87
Transfer of Administration of Acts		571/87	Oct.	31/87
Transfer of Administration of Program Ministry of Skills Development		572/87	Oct.	31/87
Transfer of Administration of Act		579/88	Oct.	1/88
EXPROPRIATIONS ACT				
Co-operative Development - North Pickering	314			
Forms	315			
Rules of Practice and Procedure of the Land Compensation Board(revoked by 537/87)	316			
Rules to be applied for the Purposes of Subsection 34(1) of the Act	317			
EXTRA-PROVINCIAL CORPORATIONS ACT, 1984				
General amended amended amended amended		43/85 683/85 163/87 456/88 361/89	Feb. Jan. Apr. July July	9/85 4/86 11/87 30/88 8/89

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## FAMILY BENEFITS ACT

General	318		
amended	51/81	Feb.	21/81
amended	273/81	May	16/81
amended	483/81	Aug.	1/81
amended	634/81	Oct.	17/81
amended	700/81	Nov.	7/81
amended	721/81	Nov.	14/81
amended	71/82	Feb.	20/82
amended	121/82	Mar.	20/82
amended	314/82	May	22/82
amended	404/82	June	26/82
amended	424/82	July	3/82
amended	459/82	July	17/82
amended	551/82	Aug.	21/82
	654/82	Oct.	16/82
amended	*		,
amended	721/82	Nov.	13/82
amended	727/82		
amended	847/82	Jan.	8/83
amended	73/83	Feb.	12/83
amended	276/83	May	21/83
amended	360/83	July	9/83
amended	462/83	Aug.	6/83
amended	480/83	Aug.	13/83
amended	557/83	Sept.	17/83
amended	690/83	Nov.	12/83
amended	700/83	Nov.	19/83
amended	784/83	Jan.	7/84
amended	65/84	Feb.	18/84
amended	216/84	Apr.	28/84
amended	312/84	June	2/84
amended	498/84	Aug.	18/84
amended	706/84	Nov.	17/84
amended	709/84	Nov.	17/84
amended	748/84	Dec.	15/84
amended	825/84	Jan.	19/85
amended	29/85	Feb.	9/85
amended	136/85	Apr.	20/85
amended	207/85	May	25/85
amended	402/85	Aug.	17/85
amended	484/85	Oct.	19/85
amended	555/85	Nov.	16/85
amended	595/85	Dec.	7/85
amended	676/85	Jan.	4/86
amended	49/86	Feb.	15/86
amended	165/86	Apr.	12/86
amended	245/86	May	17/86
amended	396/86	July	12/86
amended.	444/86	Aug.	16/86
	,	U	,
amended	504/86	Sept.	13/86
amended	638/86	Nov.	15/86
amended	643/86	Nov.	15/86

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amended		740/86	Jan.	3/87	
amended		742/86	Jan.	3/87	
amended		40/87	Feb.	14/87	
amended		169/87	Apr.	18/87	
amended		227/87	May	9/87	
amended		379/80	July	11/87	
amended		380/87	July	11/87	
amended		453/87	Aug.	15/87	
amended		589/87	Nov.	14/87	
		592/87	Nov.	14/87	
amended		683/87	Dec.	26/87	
amended		712/87	Jan.	2/88	
amended		49/88	Feb.	13/88	
amendedamended		268/88	May	14/88	
amended		483/88	Aug.	13/88	
amended		548/88 649/88	Sept. Nov.	17/88 12/88	
amended		703/88	Dec.	10/88	
amended		746/88	Dec.	31/88	
amended		44/89	Feb.	18/89	
amended		163/89	Apr.	15/89	
amended		227/89	May	13/89	
amended		338/89	June	24/89	
amended		430/89	Aug.	5/89	
amended		526/89	Oct.	14/89	
amended		528/89	Oct.	14/89	
amended		553/89	Oct.	21/89	
amended		606/89	Nov.	18/89	
amended		686/89	Dec.	30/89	
FAMILY LAW ACT, 1986					
		05/06		0/06	
Designation of Matrimonial Home - Forms		95/86	Mar.	8/86	
Election of Surviving Spouse		606/86	Oct.	25/86	
FAMILY LAW REFORM ACT					
(See now Family Law Act, 1986)					
Designation of Matrimonial Home - Forms (revoked by 95/86)	319				
FARM INCOME STABILIZATION ACT					
Apple Stabilization, 1983-1987 - Plan		431/83	July	23/83	
amended		285/85	June	22/85	
amended		656/85	Jan.	4/86	
amended		657/85	Jan.	4/86	
amended		190/86	Apr.	26/86	
amended		510/86	Sept.	13/86	
amended		187/87	Apr.	18/87	
amended		492/87	Sept.	12/87	
amended		660/87	Dec.	19/87	
amended		102/88	Mar.	5/88	
amended		90/89	Mar.	11/89	
amended		90/89	Mar.	11/89	

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D. J. (2.17)		((0/02	0.4	22 (02
Barley Stabilization, 1982 1984 - Plan		668/82	Oct.	23/82
amended		596/83	Oct.	15/83
amended		750/83	Dec. Jan.	17/83
amended		793/83 554/84	Sept.	7/84 8/84
amended(revoked by 580/87)		334/64	Sept.	0/04
Corn - 1981 Crop Year				
(Base prices, etc.)		36/83	Feb.	5/83
(revoked by 580/87)				
Corn Stabilization, 1977 - Plan		293/81	May	23/81
(this Reg. amends O.Reg. 365/78) (revoked by 580/87)				
Corn Stabilization, 1979-1981 - Plan	320			
amended		294/81	May	23/81
(revoked by 669/82)				
Corn Stabilization, 1982-1984 - Plan		669/82	Oct.	23/82
amended		598/83	Oct.	15/83
amended		749/83	Dec.	17/83
amended		791/83	Jan.	7/84
amended		218/84	April	28/84
amended (revoked by 580/87)		555/84	Sept.	8/84
Enrolment in Plans and Transfer				
of Credits		292/81	May	23/81
· Fresh Market Potato Stabilization,				
1986-1989 - Plan		585/86	Oct.	18/86
amended		493/87	Sept.	12/87
amended		638/89	Dec.	9/89
Grain Stabilization, 1985-1988 - Plan		509/85	Oct.	26/85
amended		586/86	Oct.	18/86
amended		587/86	Oct.	18/86
amended		183/87	Apr.	18/87
amended		477/87	Aug.	29/87
amended		530/87	Sept.	26/87
amended		229/88	Apr.	30/88
amended		432/88	July	23/88
amended		91/89	Mar.	11/89
Grain Stabilization, 1988-1990 - Plan		181/89	Apr.	22/89
Soybeans - 1981 Crop Year				
(Base prices, etc.)		35/83	Feb.	5/83
(revoked by 580/87)				
Soybean Stabilization, 1979-1981 - Plan	321			
amended		295/81	May	23/81
(revoked by 672/82)				

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	Soybean Stabilization, 1982-1984 - Plan		672/82	Oct.	23/82	
	amended			Oct.	*.	
	amended		597/83		15/83	
	amended		748/83	Dec.	17/83	
	amended		792/83	Jan.	7/84	
			558/84	Sept.	8/84	
	amended		645/85	Dec.	28/85	
	To Revoke Certain Regulations		580/87	Nov.	7/87	
	Weaner Pig Stabilization, 1980-1985 - Plan	322				
	amended		460/82	July	17/82	
	amended		792/82	Dec.	18/82	
	amended		132/83	Mar.	26/83	
	amended		97/84	Mar.	3/84	
	amended		482/84	Aug.	18/84	
	amended		722/84	Nov.	24/84	
	amended		11/85	Jan.	26/85	
	(revoked by 580/87)		11/65	Jan.	20/03	
	White Bean Stabilization, 1979-1981 - Plan	323				
	amended		296/81	May	23/81	
	(revoked by 670/82)					
	White Bean Stabilization, 1982-1984 - Plan		670/82	Oct.	23/82	
	amended		599/83	Oct.	15/83	
	amended		752/83	Dec.	17/83	
	amended		98/84	Mar.	3/84	
	amended		557/84	Sept.	8/84	
	(revoked by 580/87)		331/04	зері.	0/04	
	Winter Wheat Stabilization, 1979-1981 - Plan	324	207/01	Mari	22/01	
	amended(revoked by 671/82)		297/81	May	23/81	
	(,,					
	Winter Wheat Stabilization, 1982-1984 - Plan		671/82	Oct.	23/82	
	amended		600/83	Oct.	15/83	
	amended		751/83	Dec.	17/83	
	amended		556/84	Sept.	8/84	
	amended		48/85	Feb.	16/85	
	(revoked by 580/87)					
FARM	PRODUCTS CONTAINERS ACT					
	ow Farm Products Containers Act, 1982)					
	Fruit and Vegetables	325				
	(revoked by 428/83)					
FARM	PRODUCTS CONTAINERS ACT, 1982					
	Containers - Fruit and Vegetables		428/83	July	16/83	
	amended		470/89	Aug.	19/89	
FARM	PRODUCTS GRADES AND SALES ACT					
. /	THEOUSE ORIGINAL THE SALES ACT					
	Burley Tobacco	326				
	(revoked by 417/87)					

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Burley Tobacco		417/87	Aug.	1/8
Dairy Products	327			
revoked		629/84	Oct.	20/8
Flue-Cured Tobacco	328			
amended		659/83	Oct.	29/8
(revoked by 653/87)				
Flue-Cured Tobacco		653/87	Dec.	19/8
amended		632/88	Nov.	5/8
Fruit-Controlled Atmosphere Storage	329			
Grades -				
Beef Carcasses	330			
amended		765/81	Dec.	5/8
Christmas Trees	331			
Fruit and Vegetables	332			
amended		764/81	Dec.	5/8
amended		114/83	Mar.	19/
amended		702/83	Nov.	19/
amended		217/84	Apr.	28/8
amendedamended		433/84	July	21/8 28/8
amended		460/85 583/86	Sept. Oct.	18/8
amended		529/87	Sept.	26/8
amended		532/88	Sept.	3/8
amended		255/89	May	27/8
Hog Carcasses	333			
Lamb and Mutton Carcasses	334			
amended		766/81	Dec.	5/8
Poultry	335			
Veal Carcasses	336			
amended		767/81	Dec.	5/8
Grain		653/84	Nov.	3/8
amended		351/86	June	28/
amended		405/89	July	22/
Honey	337			
(revoked by 399/82)				
Honey		399/82	June	26/
amended		237/88	May	7/8
Licences	338			
(revoked by 253/86)				

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Maple Products	339			
amended	339	72/85	Feb.	23/85
		,		,
Potatoes		527/87	Sept.	26/87
revoked		274/89	June	3/89
ARM PRODUCTS MARKETING ACT				
Apples -				
Plan	340			
amended		490/82	Aug.	7/82
amended		735/86	Jan.	3/87
amended		501/88	Aug.	27/88
Marketing	341			
amended		331/82	June	5/82
amended		385/84	July	7/84
amended		618/84	Oct.	20/84
amended		68/85	Feb.	23/85
amended		260/85	June	8/85
amended		194/86	Apr.	26/86
amended		736/86	Jan.	3/87
amended		431/88	July	23/88
amended		604/88	Oct.	15/88
amended		513/89	Oct.	7/89
amended		628/89	Dec.	2/89
Arbitration of Disputes	342			
Asparagus -				
Plan	343			
amended	515	633/88	Nov.	5/88
Marketing	344			
amended		569/81	Sept.	12/81
amended		173/82	Apr.	10/82
amended		170/84	Apr.	7/84
amended		190/85	May	11/85
amended		506/85	Oct.	26/85
amended		757/88	Jan.	7/89
amended		225/89	May	13/89
Beans				
Plan	345			
amended	., .,	665/82	Oct.	23/82
amended		647/87	Dec.	19/87
amended		648/87	Dec.	19/87
Marketing	346			
amended	., 40	408/84	July	14/84
the state of the s		506/85	Oct.	26/85
amended		649/87	Dec.	19/87
Barrier for Promoting				
Berries for Processing · Plan ·	347			

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Makaisa	240				
Marketing amended	348	506/85	Oct.	26/85	
Broiler and Roaster Hatching Eggs and Chicks -		100/00		* 6 100	
Plan		429/83	July	16/83	
Marketing		436/83	July	23/83	
amended		22/84	Jan.	28/84	
amended		70/85	Feb.	23/85	
Broiler Chickens and Roaster Chickens -	349				
(revoked by 736/84)	349				
Marketing	350				
amended	350	366/82	June	12/82	
amended		330/83	June	18/83	
(revoked by 737/84)		330/03	34110	10/03	
Burley Tobacco					
Plan	351				
amended		259/85	June	8/85	
amended		31/89	Feb.	4/89	
Marketing	352				
amended		506/85 758/88	Oct. Jan.	26/85 7/89	
By-Laws for Local Boards	353				
amended	333	283/85	June	22/85	
Chicken - Extension of Powers	354				
Chickens -					
Plan		736/84	Dec.	1/84	
amended		297/87	June	20/87	
Marketing		737/84	Dec.	1/84	
Designation -					
Ontario Canola Growers' Association		429/88	July	23/88	
Ontario Coloured Bean Growers'					
Association		430/88	July	23/88	
Eggs -	255				
Extension of Powers	355				
Plan	356				
amended		570/81	Sept.	12/81	
amended		31/82	Feb.	13/82	
amended		430/83	July	16/83	
Marketing	357	// / / / / / / / / / / / / / / / / / / /	0	0.104	
amended		610/81	Oct.	3/81	

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amended		687/81 435/83	Oct. July	31/81 23/83
Marketing Limitations	358			
Fresh Grapes				
Plan	359			
Marketing amended	360	692/84	Nov.	17/84
Fresh Potatoes -				
Plan	361			
Marketing	362	526/81 419/83 506/85 759/88	Aug. July Oct. Jan.	22/81 16/83 26/85 7/89
Grapes for Processing - Plan	363			
Marketing	364			
amended		189/85 506/85	May Oct.	11/85 26/85
Greenhouse Vegetables -				
Planamended	365	634/88	Nov.	5/88
Marketing	366	772/83 473/85 612/88	Dec. Oct. Oct.	24/83 5/85 15/88
Hogs - Plan	367			
amended		179/85 93/88	May Mar.	4/85 5/88
Marketing	368	180/85 506/85 22/88 629/89	May Oct. Feb. Dec.	4/85 26/85 6/88 2/89
Local Boards	369			
amended		322/83 284/85	June June	11/83 <b>22/8</b> 5
Potatoes Plan	370			

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Marketing	371			
amended		108/81	Mar.	14/81
amended		96/84	Mar.	3/84
amended		506/85	Oct.	26/85
amended		195/86	Apr.	26/86
amended		291/88	May	28/88
amended		760/88	Jan.	7/89
amended		79/89 272/89	Mar. June	4/89 3/89
Processing Tomato Seedling Plants -				
Plan	372			
Marketing	373			
amended		506/85	Oct.	26/85
amended		196/86	Apr.	26/86
Rutabagas -				
Dissolution of Local Board		650/84	Nov.	3/84
Plan	374			
revoked		386/87	July	18/87
Marketing	375			
Seed-Corn ·				
Plan	376			
amended		66/83	Feb.	12/83
Marketing	377			
amended		114/82	Mar.	13/82
amended		67/83	Feb.	12/83
amended		506/85	Oct.	26/85
amended		81/89	Mar.	4/89
Sheep -				
Plan		262/85	June	8/85
Marketing		263/85	June	8/85
amended		584/87	Nov.	14/87
Soya Beans -				
Plan	378			
amended		34/83	Feb.	5/83
amended		650/86	Nov.	15/86
Marketing	379			00/0/
amended		640/84	Oct.	27/84
amended		163/85	Apr.	20/85
Sugar Beets - Dissolution of Local Board		474/82	July	24/82
Tender Fruit -				
Plan	380			

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Marketing	381	504/05		06/05	
amended		506/85	Oct.	26/85	
amended		613/86	Nov.	1/86	
To Amend Certain Regulations		506/85	Oct.	26/85	
Tobacco -					
Plan	382				
amended		21/86	Feb.	1/86	
amended		531/87	Sept.	26/87	
Marketing	383	224 /02		44 100	
amended		321/83	June	11/83	
amended		619/84 652/85	Oct. Dec.	20/84 28/85	
amended		23/86	Feb.	8/86	
amended		298/87	June	20/87	
amended		138/88	Mar.	26/88	
		,		- /	
Turkeys -					
Plan	384				
amended		100/83	Mar.	5/83	
Marketing	385	225/04		00/04	
amended		325/81	May Oct.	30/81	
amended		506/85	Oct.	26/85	
Marketing Limitations	386				
	500				
Vegetables for Processing -					
Plan	387				
amended		389/83	July	9/83	
amended		560/85	Nov.	16/85	
amended		649/86 650/87	Nov. Dec.	15/86 19/87	
amended		624/89	Nov.	25/89	
amended		024/03	1407.	23/07	
Marketing	388				
amended		115/82	Mar.	13/82	
amended		20/83	Jan.	29/83	
amended		116/84	Mar.	10/84	
amended		69/85	Feb.	23/85	
amended		174/85	Apr.	27/85	
amended		506/85	Oct.	26/85	
amended		108/86	Mar.	22/86	
amended		123/86	Mar.	29/86	
amendedamended		86/87 583/87	Mar. Nov.	7/87 14/87	
amended		32/88	Feb.	6/88	
amended		70/88	Feb.	20/88	
amended		80/89	Mar.	4/89	
Wheat					
Plan	389				
amended		224/82	Apr.	24/82	

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Marketingamended	390	506/85	Oct.	26/85	
FARM PRODUCTS PAYMENTS ACT					
Fund for Egg Producers		828/81	Dec.	26/81	
amended		491/82	Aug.	7/82	
amended		513/84	Aug.	25/84	
Fund for Live Stock Producers		368/82	June	12/82	
amended		525/82	Aug.	21/82	
amended		347/84	June	16/84	
amended		182/89	Apr.	22/89	
Fund for Milk and Cream Producers	391				
amended		275/85	June	15/85	
amended		561/85	Nov.	16/85	
Fund for Producers of Canola		404/89	July	22/89	
Fund for Producers of Grain Corn		651/84	Nov.	3/84	
amended		139/87	Apr.	4/87	
amended.		494/87	Sept.	12/87	
amended		378/88	July	2/88	
amended		245/89	May	20/89	
amended		546/89	Oct.	21/89	
Fund for Producers of Potatoes					
for Processing		528/87	Sept.	26/87	
amended.		273/89	June	3/89	
Fund for Producers of Soya Beans		652/84	Nov.	3/84	
amended		140/87	Apr.	4/87	
amended		495/87	Sept.	12/87	
amended		556/88	Sept.	24/88	
amended		246/89	May	20/89	
Fund for Producers of					
Vegetables For Processing		348/84	June	16/84	
amended		241/88	May	7/88	
amended		380/88	July	2/88	
FIRE DEPARTMENTS ACT					
Filing in Supreme Court Decision					
of Arbitrator or Arbitration Board	392				
Standards for Pumpers	393				
FIRE MARSHALS ACT					
Fire Code		730/81	Nov.	21/81	
amended		251/83	May	14/83	
amended		425/84	July	14/84	
(revoked by 67/87)					

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Fire Code		67/87	Feb.	28/87
General	394			
amended		840/84	Jan.	19/85
FISH INSPECTION ACT				
Quality Control	395			
FOREST FIRES PREVENTION ACT				
Fire Regions	396			
amendedamended		207/84	Apr.	28/84
amended		13/86 322/89	Feb. June	1/86 17/89
Restricted Fire Zone		283/81	May	23/81
(expired)				
Restricted Fire Zone		348/81	June	6/81
revoked		353/81	June	13/81
Restricted Fire Zone. (expired)		469/81	Aug.	1/81
Restricted Fire Zone		514/81	Aug.	15/81
revoked		524/81	Aug.	22/81
Restricted Fire Zone(expired)		523/81	Aug.	22/81
Restricted Fire Zone		287/82	May	15/82
(expired)				
Restricted Fire Zone(expired)		227/83	May	7/83
Restricted Fire Zone (revoked by 409/83)		397/83	July	9/83
Restricted Fire Zone		398/83	July	9/83
revoked		409/83	July	16/83
Restricted Fire Zone		317/84	June	2/84
Restricted Fire Zone		567/84	Sept.	15/84
Restricted Fire Zone		572/84	Sept.	29/84
Restricted Fire Zone		178/85	May	4/85

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Restricted Fire Zone (expired)		304/86	June	7/86
Restricted Fire Zone (expired)		305/86	June	7/86
Restricted Fire Zone		306/86	June	7/86
Restricted Fire Zone (expired)		308/86	June	14/86
Restricted Fire Zone (expired)		309/86	June	14/86
Restricted Fire Zone (expired)		310/86	June	14/86
Restricted Fire Zone (expired)		311/86	June	14/86
		314/86 321/86	June June	14/86 21/86
Restricted Fire Zone (expired)		315/86	June	14/86
		316/86 321/86	June June	14/86 21/86
		317/86 321/86	June June	14/86 21/86
Restricted Fire Zone (expired)		326/86	June	28/86
Restricted Fire Zone (expired)		329/86	June	28/86
Restricted Fire Zone (expired)		363/86	July	5/86
Restricted Fire Zone (expired)		221/87	May	9/87
Restricted Fire Zone (expired)		232/87	May	16/87
		244/87	May	23/87
		273/87	June	6/87
Restricted Fire Zone (expired)		185/88	Apr.	23/88
Restricted Fire Zone (expired)		273/88	May	21/88

	R.R.O. 1980 O.I			of e
Restricted Fire Zone		*		21/88
Restricted Fire Zone		'		28/88 28/88
Restricted Fire Zone(expired)	33	8/88 J	June 1	11/88
Restricted Fire Zone	34	8/8 <b>8</b> J	une 1	18/88
Restricted Fire Zone(expired)	350	5/88 J	une 2	25/88
Restricted Fire Zone(expired)	369	9/88 J	une 2	25/88
Restricted Fire Zone			-	23/88 30/88
Restricted Fire Zone(expired)	438	8/88 <b>J</b>	uly 2	23/88
Restricted Fire Zone(expired)	440	)/88 J	uly 3	60/88
Restricted Fire Zone(expired)	202	2/89 N	May	6/89
Restricted Fire Zone		,		3/89 3/89
Restricted Fire Zone(expired)	445	5/89 A	Aug. 1	2/89
Restricted Fire Zone(expired)	477	7/89 A	Aug. 1	9/89
Restricted Fire Zone(expired)	478	3/89 A	Aug. 2	6/89
Restricted Fire Zone(expired)	484	1/89 S	ept.	2/89
Restricted Fire Zones amended	259 274 279	0/87 N 1/87 J 0/87 J	May 3 une une	60/87 60/87 6/87 6/87
(expired)  Restricted Fire Zones  amended	351 385	/87 J	uly 1	4/87 1/87 8/87

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Restricted Fire Zones		355/88	June	25/88		
amended(expired)		357/88	June	25/88		
(0,1,1,0,0)						
Restricted Fire Zones(expired)		372/88	July	2/88		
Restricted Fire Zones (expired)		383/88	July	2/88		
Restricted Fire Zones		385/88	July	9/88		
amended (expired)		401/88	July	9/88		
Restricted Fire Zones(expired)		388/88	July	9/88		
Restricted Fire Zones		408/88	July	16/88		
Restricted Fire Zones		426/88	July	23/88		
amended		439/88	July	23/88		
revoked		442/88	July	30/88		
Restricted Fire Zones		442/89	Aug.	12/89		
Restricted Fire Zones.		463/89	Aug.	19/89		
revoked		476/89	Aug.	19/89		
FORESTRY ACT						
Nurseries	397					
amended		30/83	Feb.	5/83		
amended		514/84	Aug.	25/84		
amended		466/86	Aug.	23/86		
amended		590/88	Oct.	8/88		
FREEDOM OF INFORMATION AND PROTECTION OF PRIVACY ACT, 1987						
Disposal of Personal Information		15/89	Feb.	4/89		
General		532/87	Sept.	26/87		
amended		601/87	Nov.	21/87		
amended		677/87	Dec.	26/87		
amended		286/88	May	28/88		
amended		436/88	July	23/88		
amended		180/89	Apr.	22/89		
amended		270/89	May	27/89		
amended		320/89	June	10/89		
amended		704/89	Jan.	6/90		
FRENCH LANGUAGE SERVICES ACT, 1986						
Exemptions		540/89	Oct.	21/89		

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General		505/89	Sept.	30/89
amended		632/89	Dec.	2/89
FRESHWATER FISH MARKETING ACT (ONTARIO)				
General	398			
amended		777/81	Dec.	5/81
FUEL TAX ACT, 1981				
(ieneral		772/82	Dec.	11/82
amended		140/83	Mar.	26/83
amended		381/83	July	9/83
amended		387/83	July	9/83
amended		267/84	May	12/84
amended		602/84	Oct.	6/84
amended		775/84	Dec.	22/84
amended		185/85	May	11/85
amended		243/85	June	8/85
amended		104/86	Маг.	15/86
amended		546/86	Sept.	20/86
amended		197/87	Apr.	25/87
amended		251/87	May	30/87
amended		340/87	June	27/87
amended		372/87	July	11/87
amended		187/88	Apr.	23/88
amended		425/88	July	16/88
amended		471/88	Aug.	6/88
amended		608/88	Oct.	15/88
amended		1/89	Jan.	21/89
amended		643/89	Dec.	16/89
General		778/82	Dec.	11/82
amended		426/83	July	16/83
amended		510/83	Aug.	27/83
amended		604/83	Oct.	15/83
amended		643/83	Oct.	29/83
amended		266/84	May	12/84
amended		255/85	June	8/85
amended		448/86	Aug.	16/86
amended		303/87	June	20/87
amended		676/87	Dec.	26/87
amended		334/88	June	11/88
amended		10/89	Feb.	4/89
Grants for Farm Fuel Storage Tanks		689/82	Oct.	30/82
Grants for Fuel Storage and Transportation				
Tanks and Other Facilities		225/82	May	1/82
amended		771/82	Dec.	11/82
Refunds		470/88	Aug.	6/88
Taxable Price and Tax Payable on Fuel to				
Propel Motor Vehicles and Railway		# # C 1 T T		
Equipment		579/82	Sept.	11/82

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amended		638/82	Oct.	16/82
amended		843/82 187/83	Jan. Apr.	8/83 16/83
amendedamended		411/83	July	16/83
amended		631/83	Oct.	15/83
amended		805/83	Jan.	14/84
amended		180/84	Apr.	14/84
amended		414/84	July	14/84
revoked		296/86	June	7/86
FUNERAL SERVICES ACT				
Consol	399			
Generalamended	399	558/81	Sept.	5/81
amended		560/83	Sept.	17/83
amended		675/83	Nov.	5/83
amended		362/86	July	5/86
		00-700	,	5/ 55
FUR FARMS ACT				
General	400			
amended		321/81	May	30/81
G				
GAME AND FISH ACT				
Amphibians		470/81	Aug.	1/81
Animals Declared to be Fur-Bearing				
Animals	401	(02/01	<b>.</b> Y	5104
amended		692/81	Nov.	7/81
Aylmer Hunting Area		29/81	Feb.	14/81
Aymas Daning Academic Commencer Comm		27/01	100.	14/01
Aylmer Lagoon Hunting Area	402			
Bag Limit for Black Bear	403			
Beaver Meadow Hunting Area		477/85	Oct.	5/85
Black Bear Management Areas		348/89	July	1/89
n I I'm o 'i wii m i				
Bobwhite Quail, Wild Turkey and	404			
Pheasant - Propagation and Salesamended	404	446/81	July	18/81
amended		517/86	Sept.	20/86
(revoked by 578/86)		521700	oopti	20/00
Bows and Arrows	405			
Bullfrogs	406			
amended	400	565/81	Sept.	12/81
(revoked by 694/81)		505/01	oopti	12/01
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Bullfrogs		694/81	Nov.	7/81
amended		522/86	Sept.	20/86
amended		622/89	Nov.	18/89
Calton Swamp Hunting Area		30/81	Feb.	14/81
Camden Lake Hunting Area	407			
Copeland Forest Hunting Area	408			
(revoked by 693/81)	100			
Copeland Forest Hunting Area		693/81	Nov.	7/81
amended		563/83	Sept.	24/83
		505/05	oopa	2 1/ 00
Crown Game Preserves	409			
amended		27/82	Feb.	13/82
amended		517/85	Nov.	2/85
amended		345/89	July	1/89
Discharge of Fire-Arms From or	410			
Across Highways and Roads	410	117/01	Mar.	1 / / 0 1
amendedamended		113/81 388/81	June	14/81 27/81
(revoked by 603/89)		300/01	June	21/01
(1640ked by 003/83)				
Discharge of Fire-Arms From or				
Across Highways and Roads		603/89	Nov.	18/89
				·
Discharge of Fire-Arms on Sunday	411			
Fingal Hunting Area		28/81	Feb.	14/81
Prince Annual Professional	412			
Fire-Arms - Aulneau Peninsula	412	420/02	Lulu	2/02
amendedamended		428/82 523/86	July Sept.	3/82 20/86
amended		323/00	осре.	20/00
Fishing Huts	413			
amended		753/81	Nov.	28/81
amended		24/82	Feb.	13/82
amended		380/85	Aug.	10/85
amended		71/86	Маг.	1/86
amended		574/86	Oct.	11/86
Fishing Licences	414			
amended		218/81	Apr.	25/81
amended		647/81	Oct.	17/82
amended		835/81	Jan.	2/82
amended		629/82	Oct.	9/82
amended		645/83	Oct.	29/83
amended		41/84	Feb.	11/84
amended		254/84 756/84	May Dec.	12/84 15/84
amended		15/85	Feb.	9/85
(revoked by 526/86)		15/05	. 00.	7/03
(10.0000 0, 000/100)				

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Fishing Licences		526/86	Sept.	20/86
amended		211/89	May	13/89
amended		620/89	Nov.	18/89
Furs	415			
amended		154/81	Apr.	4/81
amended		857/81	Jan.	9/82
amended		203/82	Apr.	24/82
amended		627/82	Oct.	9/82
amended		621/83	Oct.	15/83
amended		700/84	Nov.	17/84
amended		701/84	Nov.	17/84
amended		4/85	Jan.	26/85
amended		519/85	Nov.	2/85
amended		521/85	Nov.	2/85
amended		518/86	Sept.	20/86
amended		598/86	Oct.	18/86
amended		573/87	Oct.	31/87
amended		*.	Dec.	5/87
		628/87 15/88	Jan.	
amended		,		30/88
amended		664/88	Nov.	12/88
amended		613/89	Nov.	18/89
amended		656/89	Dec.	23/89
Fur Harvest, Fur Management and				
Conservation Course		154/82	Apr.	3/82
Game Bird Hunting Preserves	416			
amended		447/81	July	18/84
amended		614/89	Nov.	18/89
Come Piede Continity Proposition on Sala		570/06	Oat	11/06
Game Birds - Captivity, Propagation or Sale		578/86	Oct.	11/86
amendedamended		673/86 621/89	Dec. Nov.	6/86 18/89
		,		•
Guides	417	500/01		45/04
amended		500/81	Aug.	15/81
amended		272/88	May	14/88
Horwood Lake Hunting Area		26/81	Feb.	14/81
amended		124/82	Mar.	20/82
amended		497/82	Aug.	7/82
revoked		128/83	Mar.	26/83
Hullett Hunting Area		628/82	Oct.	9/82
amended.		594/83	Oct.	15/83
amended		547/84	Sept.	8/84
Hunter Safety Training Course	418			
Hunting in Lake Superior Provincial Park	419			
Hunting in Lake Superior Provincial Park	414	125/02	Mos	20/92
amendedamended		125/82	Mar. Mar.	20/82
amended		130/83		26/83
amended		220/85	June	1/85

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Hunting in Larose Forest(revoked by 537/89)		476/85	Oct.	5/85
Hunting in Long Point National Wildlife Area		564/89	Oct.	28/89
Hunting Licences	420			
amended	120	217/81	Apr.	25/81
amended		502/81	Aug.	15/81
amended		187/82	Apr.	10/82
amended		397/82	June	26/82
amended		499/82	Aug.	7/82
amended		683/82	Oct.	30/82
amended		127/83	Mar.	26/83
amended		138/83	Mar.	26/83
amended		155/83	Apr.	2/83
amended		376/83	July	9/83
amended		492/83	Aug.	20/83
amended		184/84	Apr.	14/84
amended		185/84	Apr.	14/84
amended		186/84	Apr.	14/84
amended		699/84	Nov.	17/84
amended		781/84	Dec.	29/84
amended		219/85	June	1/85
amended		221/85	June	1/85
amended		624/85	Dec.	14/85
amended		84/86	Mar.	8/86
amended		335/86	June	28/86
amended		519/86	Sept.	20/86
amended		520/86	Sept.	20/86
amended		524/86	Sept.	20/86
amended		525/86	Sept.	20/86
amended		688/86	Dec. Feb.	13/86
amended		27/87 62/87	Feb.	7/87 21/87
amended		132/87	Mar.	28/87
amended		410/87	July	25/87
amended		464/87	Aug.	22/87
amended		499/87	Sept.	12/87
amended		629/87	Dec.	5/87
amended		719/87	Jan.	9/88
amended		58/88	Feb.	13/88
amended		554/88	Sept.	24/88
amended		571/88	Oct.	1/88
amended		725/88	Dec.	24/88
amended		261/89	May	27/89
amended		615/89	Nov.	18/89
amended		616/89	Nov.	18/89
Hunting on Crown Lands in the Geographic				
Townships of Bruton and Clyde	421			
amended		247/83	May	14/83
Hunting on Designated Crown Land and in				
Provincial Parks	422			
amended		127/82	Mar.	20/82
amended		347/83	June	25/83

	R.R.O. 1980	O.Reg.	Date of Gazette	
		601 /02	N	10/02
amended		681/83	Nov.	12/83
amended		323/84	June	9/84
amended		411/84 624/84	July Oct.	14/84 20/84
amended		44/85	Feb.	16/85
amended		83/85	Mar.	9/85
amended		280/85	June	15/85
amended		516/85	Nov.	2/85
amended		10/86	Feb.	1/86
amended		398/86	July	19/86
amended		521/86	Sept.	20/86
amended		565/86	Oct.	11/86
amended		636/87	Dec.	19/87
amended		573/88	Oct.	1/88
amended		213/89	May	13/89
amended		258/89	May	27/89
amended		292/89	June	10/89
amended		433/89	Aug.	5/89
amended		617/89	Nov.	18/89
Lake St. Lawrence Hunting Area	423			
Coyote or Wolf During the Day	424	233/82	May	1/82
Luther Maish Hunting Area	425			
Moose Hunting in Larose Forest(expired)		537/89	Oct.	21/89
Nashville Tract Hunting Area		487/86	Aug.	30/86
Navy Island Hunting Area		645/81	Oct.	17/81
amended		156/83	Apr.	2/83
Opasatika Hunting Area		27/81	Feb.	14/81
amended		126/82	Mar.	20/82
amended		496/82	Aug.	7/82
revoked		129/83	Mar.	26/83
Open Seasons -				
Black Bear	426			
amended		339/82	June	12/82
amended		493/83	Aug.	20/83
amended		327/85	July	6/85
amended		118/86	Mar.	29/86
amended		28/87	Feb.	7/87
amended		133/87	Mar.	28/87
amended		262/89	May	27/89
Fur Bearing Animals	427			
amended		671/81	Oct.	24/81
amended		146/83	Apr.	2/83

		R.R.O. 1980	O.Reg.	Date	e of
amended			306/83	June	4/83
amended			308/84	June	2/84
amended			381/85	Aug.	10/85
amended			518/89	Oct.	14/89
Game Birds			501/81	Aug.	15/81
amended			156/82	Apr.	3/82
amended			192/83	Apr.	16/83
amended			508/84	Aug.	25/84
amended			782/84	Dec.	29/84
amended			218/85	June	1/85
amended			328/85	July	6/85
amended			687/86	Dec.	13/86
amended			673/87	Dec.	26/87
amended			404/88	July	16/88
amended			663/88	Nov.	12/88
amended			260/89	May	27/89
amended			631/89	Dec.	2/89
		400			
	еет	428	474 /04		4 /04
amended			471/81	Aug.	1/81
amended			591/81	Sept.	19/81
amended			644/81	Oct.	17/81
amended			157/82	Apr.	3/82
amended			297/82	May	22/82
amended			498/82	Aug.	7/82
amended			684/82	Oct.	30/82
amended			137/83	Mar.	26/83
amended			219/83	Apr.	30/83
amended	)*************************************		331/83	June	18/83
amended			494/83	Aug.	20/83
amended			229/84	Apr.	28/84
amended			507/84	Aug.	25/84
amended			14/85	Feb.	9/85
amended			217/85	June	1/85
amended			326/85	July	6/85
amended			83/86	Mar.	8/86
amended			336/86	June	28/86
amended			486/86	Aug.	30/86
amended			516/86 209/87	Sept.	20/86
amended			,	May	2/87 25/87
amended amended			409/87 210/88	July	23/88
amended			271/88	Apr.	14/88
amended			512/88	May	27/88
amended			570/88	Oct.	1/88
amended			53/89	Feb.	18/89
amended			76/89	Mar.	4/89
amended			346/89	July	1/89
amended			347/89	July	1/89
amended			539/89	Oct.	21/89
amended			630/89	Dec.	2/89
			,	200.	2/07
	squirrels		421/81	July	11/81
amended			171/82	Apr.	3/82
amended			150/83	Apr.	2/83

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amended		213/85	June	1/8
amended		321/85	June	29/8
Orangeville Reservoir Hunting Area	429			
amended		595/83	Oct.	15/8
Permit to Export Game	430			
amended		618/89	Nov.	18/8
Petroglyphs Provincial Park Hunting Area		646/81	Oct.	17/8
Polar Bears	431			
Possession and Use of Fire-Arms in  Darlington Provincial Park	432			
revoked		11/86	Feb.	1/8
Prohibition of Hunting and Possession				
of Fire-Arms		637/87	Dec.	19/8
(revoked by 614/88)				
Prohibition of Hunting and Possession				
of Fire-Arms		614/88	Oct.	15/8 18/8
amended		604/89	Nov.	10/0
Reporting and Registering Possession of Certain Game		217/86	May	10/
Reptiles		397/84	July	7/8
amended		113/88	Mar.	12/8
Sale of Bass and Trout and Fishing				
Preserves	433			
amended		755/84 619/89	Dec. Nov.	15/8 18/8
amenued		019/09	1404.	10/0
Snares		156/81	Apr.	4/8
amended		579/86	Oct.	11/8
amended		674/87	Dec.	26/8
Stag Island Hunting Area	434			
Tiny Marsh Hunting Area	435			
amended		520/85	Nov.	2/8
amended		399/86 572/88	July Oct.	19/8 1/8
		700	_ > **	-,0
Trap-Line Areas	436	220/02	Luca	12/0
amendedamended		338/82 475/84	June	12/8 18/8
amended		149/89	Aug. Apr.	15/8
Trans		672/92	Ont	22/0
amended		673/82 377/83	Oct. July	23/8 9/8:
amended		5/85	Jan,	26/8

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amendedamended.	,	329/85	July	6/8:
amengeu		136/89	Apr.	1/0:
Traps - Order under Subsection 30(4) of				
the Act		155/81	Apr.	4/8
Waters Set Apart - Frogs	437			
Wildlife Management Units		155/82	Арг.	3/8:
amended.		685/82	Oct.	30/8
amended		509/84	Aug.	25/8
amended		325/85	July	6/8:
amended		518/85	Nov.	2/8:
amended		337/86	June	28/8
amended		488/86	Aug.	30/8
amended			Dec.	19/8
amended		638/87		
		304/88	May	28/8
amended		344/89	July	1/89
amended		538/89	Oct.	21/8
amended		563/89	Oct.	28/8
Wolves and Black Bears in Captivity	438			
Gasoline Handling Code	439			
amended		136/81	Mar.	28/8
amended		136/81 436/82	Mar. July	
				10/8
amended		436/82	July	10/8 17/8
amended		436/82 561/83	July Sept.	10/8 17/8 1/8
amendedamendedamended		436/82 561/83 568/88	July Sept. Oct.	10/8 17/8 1/8 22/8
amendedamendedamendedamendedamended		436/82 561/83 568/88 620/88	July Sept. Oct. Oct.	10/8 17/8 1/8 22/8 25/8
amendedamendedamendedamendedamendedamended		436/82 561/83 568/88 620/88 67/89	July Sept. Oct. Oct. Feb.	10/8 17/8 1/8 22/8 25/8
amended	440	436/82 561/83 568/88 620/88 67/89 458/89	July Sept. Oct. Oct. Feb. Aug.	10/8 17/8 1/8 22/8 25/8 12/8
amended	440	436/82 561/83 568/88 620/88 67/89 458/89	July Sept. Oct. Oct. Feb. Aug.	10/8 17/8 1/8 22/8 25/8 12/8
amended	440	436/82 561/83 568/88 620/88 67/89 458/89	July Sept. Oct. Oct. Feb. Aug.	10/8 17/8 1/8 22/8 25/8 12/8
amended	440	436/82 561/83 568/88 620/88 67/89 458/89	July Sept. Oct. Oct. Feb. Aug.	10/8 17/8 1/8 22/8 25/8 12/8 11/8 5/8 10/8
amended	440	436/82 561/83 568/88 620/88 67/89 458/89 179/81 547/81 626/81 37/82	July Sept. Oct. Oct. Feb. Aug. Apr. Sept. Oct. Feb. Feb.	10/8 17/8 1/8 22/8 25/8 12/8 11/8 5/8 10/8 13/8
amended	440	436/82 561/83 568/88 620/88 67/89 458/89 179/81 547/81 626/81 37/82 246/82	July Sept. Oct. Oct. Feb. Aug. Apr. Sept. Oct. Feb. May	10/8 17/8 1/8: 22/8 25/8 12/8 11/8 5/8 10/8 13/8 1/8:
amended	440	436/82 561/83 568/88 620/88 67/89 458/89 179/81 547/81 626/81 37/82 246/82 269/82	July Sept. Oct. Oct. Feb. Aug. Apr. Sept. Oct. Feb. May May	10/8 17/8 1/8: 22/8 25/8 12/8 11/8 5/8 10/8 13/8 1/8: 8/8:
amended	440	436/82 561/83 568/88 620/88 67/89 458/89 179/81 547/81 626/81 37/82 246/82 269/82 386/83	July Sept. Oct. Oct. Feb. Aug. Apr. Sept. Oct. Feb. May May July	10/8 17/8 1/8 22/8 25/8 12/8 11/8 5/8 10/8 13/8 1/8 8/8:
amended	440	436/82 561/83 568/88 620/88 67/89 458/89 179/81 547/81 626/81 37/82 246/82 269/82 386/83 509/83	July Sept. Oct. Oct. Feb. Aug. Apr. Sept. Oct. Feb. May May July July	10/8 17/8 1/8 22/8 25/8 12/8 11/8 5/8 10/8 13/8 1/8 8/8: 27/8
amended	440	179/81 547/81 626/81 37/82 458/89 179/81 547/81 626/81 37/82 246/82 269/82 386/83 509/83 603/83	July Sept. Oct. Oct. Feb. Aug. Apr. Sept. Oct. Feb. May May July July Oct.	10/8 17/8 1/8 22/8 25/8 12/8 11/8 5/8 10/8 1/8 1/8 27/8 15/8
amended	440	179/81 547/81 626/81 37/82 246/82 246/83 509/83 603/83 648/84	July Sept. Oct. Oct. Feb. Aug. Apr. Sept. Oct. Feb. May May July July Oct. Oct. Oct.	10/8 17/8 1/8 22/8 25/8 12/8 11/8 5/8 10/8 13/8 1/8 8/8 27/8 27/8
amended	440	436/82 561/83 568/88 620/88 67/89 458/89 179/81 547/81 626/81 37/82 246/82 269/82 386/83 509/83 603/83 648/84 254/85	July Sept. Oct. Oct. Feb. Aug. Apr. Sept. Oct. Feb. May July July Oct. Oct. June	10/8 17/8 1/8 22/8 25/8 12/8 11/8 5/8 10/8 1/8 8/8 27/8 27/8 8/8
amended	440	436/82 561/83 568/88 620/88 67/89 458/89 179/81 547/81 626/81 37/82 246/82 269/82 386/83 509/83 603/83 648/84 254/85	July Sept. Oct. Oct. Feb. Aug. Apr. Sept. Oct. Feb. May May July July Oct. Oct. June Sept.	10/8 17/8 1/8 22/8 25/8 12/8 11/8 5/8 10/8 13/8 1/8 8/8 9/8 27/8 15/8 27/8 8/8 20/8
amended	440	179/81 547/81 626/82 246/82 246/82 246/82 246/82 246/82 246/83 509/83 603/83 648/84 254/85 542/86 685/86	July Sept. Oct. Oct. Feb. Aug. Apr. Sept. Oct. Feb. May May July July Oct. Oct. June Sept. Dec.	10/8 17/8 1/8 22/8 25/8 12/8 11/8 5/8 10/8 13/8 16/8 27/8 27/8 8/8 27/8 8/8 27/8 13/8
amended	440	179/81 547/81 626/82 246/82 246/82 246/82 246/82 246/82 246/83 509/83 603/83 648/84 254/85 542/86 685/86	July Sept. Oct. Oct. Feb. Aug. Apr. Sept. Oct. Feb. May July July Oct. Oct. June Sept. Dec. Aug.	10/8 17/8 1/8 22/8 25/8 12/8 11/8 5/8 10/8 13/8 8/8 27/8 8/8 27/8 8/8 20/8 13/8 6/8
amended	440	179/81 547/81 626/82 246/82 246/82 246/82 246/82 246/82 246/83 509/83 603/83 648/84 254/85 542/86 685/86	July Sept. Oct. Oct. Feb. Aug. Apr. Sept. Oct. Feb. May May July July Oct. Oct. June Sept. Dec.	10/8 17/8 1/8 22/8 25/8 12/8 11/8 5/8 10/8 13/8 27/8 8/8: 27/8 8/8: 20/8 13/8 6/8:
amended amended amended amended amended  COLINE TAX ACT  General.  amended.	440	179/81 547/81 626/82 246/82 246/82 246/82 246/82 246/82 246/83 509/83 603/83 648/84 254/85 542/86 685/86	July Sept. Oct. Oct. Feb. Aug. Apr. Sept. Oct. Feb. May July July Oct. Oct. June Sept. Dec. Aug.	11/8 22/8 25/8 12/8 11/8 5/8 10/8 13/8 15/8 27/8 8/8: 27/8 8/8: 20/8 13/8 13/8 13/8
amended	440	179/81 547/81 547/81 626/83 67/89 458/89 179/81 547/81 626/81 37/82 246/82 269/82 386/83 509/83 603/83 648/84 254/85 542/86 685/86 472/88 88/89	July Sept. Oct. Oct. Feb. Aug. Apr. Sept. Oct. Feb. May May July Oct. Oct. June Sept. Dec. Aug. Mar.	28/8 10/8 17/8 1/8 22/8 25/8 12/8 11/8 5/8 13/8 13/8 15/8 27/8 8/8: 27/8 8/8: 27/8 15/8 21/8 15/8 23/8:

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Taxable Prices and Tax on Gasoline				
and Aviation Fuel		441/81	July	11/81
amended		631/81	Oct.	10/81
amended		872/81	Jan.	16/82
amended		184/82	Apr.	10/82
amended		449/82	July	17/82
amended		639/82	Oct.	16/82
amended		842/82	Jan.	8/83
amended		186/83	Apr.	16/83
amended		412/83	July	16/83
amended		632/83	Oct.	15/83
amended		806/83	Jan.	14/84
amended		181/84	Apr.	14/84
amended		415/84	July	14/84
(revoked by 648/86)				
GENERAL SESSIONS ACT				
(See now Courts of Justice Act, 1984)				
Sittings of the General Sessions				
of the Peace for the Judicial District				
of Haldimand		11/81	Jan.	31/81
(expired)				
Sittings of the General Sessions				
of the Peace for the County of				
Peterborough		340/81	June	6/81
(expired)		,		•
Sittings of the General Sessions				
of the Peace for the Judicial District				
of Peel		341/81	June	6/81
(expired)				
Sittings of the General Sessions				
of the Peace for the Counties and				
Districts of Ontario		853/81	Jan.	9/82
(expired)		033/01	Jan.	3/02
(expired)				
Sittings of the General Sessions of the				
Peace for the District of Muskoka		385/82	June	19/82
(expired)		000/02		/
(				
Sittings of the General Sessions of the				
Peace for the Judicial District of Peel		386/82	June	19/82
(expired)				
Citatings of the Constal Continue of the				
Sittings of the General Sessions of the		122/92	Inter	2/02
Peace for the County of Peterborough		423/82	July	3/82
(expired)				
Sittings of the General Sessions of the				
Peace for the Counties and Districts of				
Ontario		828/82	Jan.	8/83
(expired)		,		
, ,				

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	Circumstate County Courts of Ale				
	Sittings of the General Sessions of the Peace for the Judicial District of Hamilton-Wentworth		27/83	Jan.	29/83
	Sittings of the General Sessions of the Peace for the District of Kenora (expired)		174/83	Apr.	16/83
	Sittings of the General Sessions of the Peace for the Judicial District of York(expired)		338/83	June	25/83
	Sittings of the General Sessions of the Peace for the Judicial District of Peel(expired)		339/83	June	25/83
	Sittings of the General Sessions of the Peace for the District of Parry Sound (expired)		433/83	July	23/83
	Sittings of the General Sessions of the Peace for the County of Perth (expired)		434/83	July	23/83
	Sittings of the General Sessions of the Peace for the Districts and Counties of Ontario		764/83	Dec.	24/83
	Sittings of the General Sessions of the Peace for the Counties of Peterborough, Prescott and Russell, Lambton and Wellington		16/84	Jan.	28/84
	Sittings of the General Sessions of the Peace for the Judicial District of Peel		17/84	Jan.	28/84
	Sittings of the General Sessions of the Peace for the County of Perth (expired)		373/84	June	30/84
	Sittings of the General Sessions of the Peace for the County of Perth (expired)		678/84	Nov.	10/84
ENI	ERAL WELFARE ASSISTANCE ACT				
	Civil Legal Aid		829/82	Jan.	8/83
	General	141	48/81 186/81	Feb. Apr.	21/81 11/81

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16/81 270/81 May amended ..... amended ..... 480/81 Aug. 1/81 amended..... 697/81 Nov. 7/81 amended..... 722/81 Nov. 14/81 68/82 Feb. 20/82 amended ..... 312/82 May 22/82 amended..... 456/82 17/82 amended..... July amended..... 548/82 Aug. 21/82 amended..... 655/82 Oct. 16/82 656/82 Oct. 16/82 amended ...... Nov. 722/82 13/82 amended..... 728/82 Nov. 13/82 786/82 Dec. 18/82 amended..... amended, ..... 69/83 Feb. 12/83 amended..... 277/83 21/83 May amended..... 361/83 July 9/83 463/83 Aug. 6/83 558/83 Sept. 17/83 amended amended... . ..... 649/83 Oct. 29/83 657/83 Oct. 29/83 691/83 Nov. 12/83 698/83 Nov. 19/83 amended.... 785/83 7/84 Jan. amended.... 62/84 Feb. 18/84 28/84 amended... ... .... 214/84 Apr. 309/84 June 2/84 402/84 July 14/84 495/84 Aug. 18/84 703/84 Nov. 17/84 708/84 Nov. 17/84 amended. .... amended...... 823/84 Jan. 19/85 amended...... 824/84 Jan. 19/85 26/85 Feb. 9/85 amended .... .. .. .. .. .. ..... 137/85 Apr. 20/85 210/85 amended ...... May 25/85 399/85 Aug. 17/85 552/85 Nov. 16/85 amended..... amended ..... 677/85 Jan. 4/86 46/86 Feb. 15/86 amended ...... 139/86 Apr. 5/86 244/86 May 17/86 amended ...... 395/86 July 12/86 441/86 Aug. 16/86 amended ..... 503/86 Sept. 13/86 amended ..... amended ..... 639/86 Nov. 15/86 amended 15/86 640/86 Nov. 681/86 Dec. 13/86 amended ..... 741/86 Jan. 3/87 amended..... 743/86 Jan. 3/87 amended ..... 37/87 Feb. 14/87 amended..... 170/87 Apr. 18/87 amended..... 226/87 May 9/87 amended.... 381/87 July 11/87 amended ..... 450/87 Aug. 15/87 amended..... 489/87 Sept. 12/87

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amended		590/87	Nov.	14/87
amended.		593/87	Nov.	14/87
amended		713/87	Jan.	2/88
amended		50/88	Feb.	13/88
amended		269/88	May	14/88
amended		484/88	Aug.	13/88
amended		549/88	Sept.	17/88
amended		650/88	Nov.	12/88
amended		713/88	Dec.	17/88
amended		747/88	Dec.	31/88
amended		45/89	Feb.	18/89
amended		164/89	Apr.	15/89
amended		169/89	Apr.	15/89
amended		228/89	May	13/89
amended		339/89	June	24/89
amended		431/89	Aug.	5/89
amended		438/89	Aug.	12/89
amended		525/89	Oct.	14/89
amended		527/89	Oct.	14/89
amended		554/89	Oct.	21/89
amended		607/89	Nov.	18/89
amended		637/89	Dec.	2/89
amended		687/89	Dec.	30/89
T t' D I	440			
Indian Bands	442	122/02	Man	20/02
amended		122/82	Mar.	20/82
amended		572/82	Sept.	11/82
amended		822/84	Jan.	19/85
amended		352/85 564/86	July Oct.	6/85 11/86
amended,		642/87	Dec.	19/87
amended		318/88	June	4/88
amended		166/89	Apr.	15/89
ашенией		100/09	Apr.	13/09
GRAIN CORN MARKETING ACT, 1984				
Licence Fees		559/84	Sept.	8/84
amended		379/88	July	2/88
amended		547/89	Oct.	21/89
GRAIN ELEVATOR STORAGE ACT (See now Grain Elevator Storage Act, 1983)				
General	443			
(revoked by 420/84)				
GRAIN ELEVATOR STORAGE ACT, 1983				
General		420/84	July	14/84
amended .		548/89	Oct.	21/89
amended .		340/09	Oct.	21/07
GUARANTEE COMPANIES SECURITIES ACT				
Approved Guarantee Companies	444			
amended		21/81	Feb.	14/81
amended		106/81	Mar.	14/81

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	1980	O.Reg.	Gaz	ette
		107/01		
amended		107/81	Mar.	14/81
amended		568/81	Sept.	12/81
amended		759/81	Nov.	28/81
amended		562/83	Sept.	17/83
amended		125/84	Mar.	17/84
amended		93/85	Mar.	9/85
amended		230/85	June	1/85
amended		404/85	Aug.	24/85
amended		536/85	Nov.	9/85
amended		46/88	Feb.	13/88
amended		699/88	Dec.	10/88
H H				
HEALING ARTS RADIATION PROTECTION ACT				
HEALING ARTS RADIATION PROTECTION ACT				
Hospitals Prescribed For The Installation				
and Operation of Computerized Axial				44104
Tomography Scanners		344/84	June	16/84
amended		237/86	May	17/86
amended		557/86	Oct.	4/86
amended		24/87	Feb.	7/87
amended		241/87	May	23/87
amended		461/88	July	30/88
V D 0 / 1 0 1		45.104	F 1	11/04
X-Ray Safety Code		45/84	Feb.	11/84
amended		511/85	Oct.	26/85
amended		722/87	Jan.	9/88
HEALTH CARE ACCESSIBILITY ACT, 1986				
HEALTH CARE ACCESSIBILITY ACT, 1980				
Administrative Charge		703/86	Dec.	20/86
Administrative Charge		703/00	Dec.	20/00
HEALTH DISCIPLINES ACT				
TESTETT DISCUESTED ACT				
Child Resistant Packages	445			
Dental Hygienists	446			
amended		681/84	Nov.	10/84
amended		705/86	Dec.	20/86
amended		655/88	Nov.	12/88
amended		580/89	Oct.	28/89
				,
Dentistry	447			
amended		71/81	Mar.	7/81
amended		194/81	Apr.	18/81
amended		504/81	Aug.	15/81
amended		720/83	Dec.	3/83
amended		682/84	Nov.	10/84
amended		581/85	Nov.	23/85
amended		379/86	July	12/86
amended		637/86	Nov.	15/86
amended		657/87	Dec.	19/87
amended		037/07	Dec.	19/01

	R.R.O. 1980	O.Reg.		e of	
amended		11/88	Jan.	30/88	
amended		245/88	May	7/88	
amended		656/88	Nov.	12/88	
amended		579/89	Oct.	28/89	
Medicine	448				
amended		205/82	Apr.	24/82	
amended		823/82	Jan.	1/83	
amended		851/82	Jan.	15/83	
amended		112/83	Mar.	19/83	
amended		192/84	Apr.	14/84	
amended		344/85	July	6/85	
amended		72/87	Feb.	28/87	
amended		445/87	Aug.	15/87	
amended		206/89	May	6/89	
Nursing	449				
amended	447	506/81	Aug.	15/81	
amended		665/81	Oct.	24/81	
amended		355/82	June	12/82	
amended		588/83	Oct.	1/83	
amended		144/85	Apr.	20/85	
amended		556/86	Oct.	4/86	
amended		11/87	Jan.	31/87	
amended		134/88	Mar.	26/88	
amended		340/88	June	11/88	
amended		585/88	Oct.	8/88	
amended		63/89	Feb.	18/89	
amended		523/89	Oct.	14/89	
Optometry	450				
amended		478/82	July	31/82	
amended		47/87	Feb.	14/87	
amended		586/88	Oct.	8/88	
Parcost C.D.I		18/81	Feb.	7/81	
amended		44/81	Feb.	21/81	
amended		210/81	Apr.	25/81	
(revoked by 413/81)					
Parcost C.D.I		413/81	July	4/81	
amended		640/81	Oct.	17/81	
(revoked by 829/81)					
Parcost C.D.L		829/81	Dec.	26/81	
(revoked by 425/82)		027/02	2001	20,02	
Process C.D.L		425/02	tt.	2/02	
Parcost CD.L		425/82	July	3/82	
amended		613/82	Sept.	25/82	
(revoked by 836/82)					
Parcost CDI		836/82	Jan.	8/83	
amended		103/83	Mar.	12/83	
(revoked by 427/83)					

Parcost C.D.I.		R.R.O. 1980	O.Reg.		e of
Parcost C.D.L.					
Parcost C.D.L.	Paraget C.D.I		127/83	Tuly	16/93
Parcost C.D.I. 107/84 Mar. 3/84 amended. 172/84 Apr. 7/84 (revoked by 421/84)  Parcost C.D.I. 421/84 July 14/84 (revoked by 839/84)  Parcost C.D.I. 839/84 Jan. 19/85 amended. 63/85 Feb. 23/85 amended. 53/85 Feb. 23/85 amended. 35/82 June 12/82 amended. 35/82 June 12/82 amended. 835/82 June 12/82 amended. 817/84 Jun 19/85 amended. 817/84 Jun 19/85 amended. 817/84 Jun 19/85 amended. 51/86 Dec. 6/86 amended. 51/86 Dec. 6/86 amended. 51/86 Dec. 6/86 amended. 51/86 Nev. 21/87 amended. 551/87 Sept. 19/87 amended. 551/87 Nev. 21/87 amended. 551/88 Nov. 12/88 amended. 551/88 Nov. 12/88 amended. 581/89 Nov. 21/88 Amended. 581/89 Nov. 21/89 Nov. 21/88 Amended. 581/89 Nov			421/05	3 41 9	10/03
Tray   Apr.   7/84   Tray	(10.0000 0) 10.7007				
Parcost C.D.L.	Parcost C.D.I		107/84	Mar.	3/84
Parcest C.D.I	amended		172/84	Apr.	7/84
Parcost C.D.I	(revoked by 421/84)				
Parcost C.D.I	Passast C D I		121/84	Tuly	14/94
Parcost C.D.I			421/04	July	14/04
amended.         63/85         Feb.         23/85           amended.         224/86         May         10/86           (revoked by 690/86)         451         451           amended.         350/82         June         12/82           amended.         335/82         Jun.         18/83           amended.         422/84         July         14/84           amended.         817/84         Jan.         19/85           amended.         671/86         Dec.         6/86           amended.         719/86         Dec.         27/86           amended.         512/87         Sept.         19/87           amended.         595/87         Nov.         21/87           amended.         657/88         Nov.         12/88           amended.         657/88         Nov.         12/88           amended.         61/86         Peb.         18/89           amended.         428/89         Aug.         5/89           amended.         36/81         Feb.         14/81           amended.         37/81         Feb.         14/81           amended.         37/81         Feb.         14/81	(1010104 0) 03//01/				
Amended   Section   Sect	Parcost C.D.I		839/84	Jan.	19/85
Pharmacy	amended		63/85	Feb.	23/85
Pharmacy	amended		224/86	May	10/86
amended         505/81         Aug. 15/81           amended         356/82         June 12/82           amended         835/82         Jan. 8/83           amended         422/84         July 14/84           amended         817/84         Jan. 19/85           amended         671/86         Dec. 6/86           amended         719/86         Dec. 27/86           amended         512/87         Sept. 19/87           amended         595/87         Nov. 21/87           amended         657/88         Nov. 12/88           amended         62/89         Feb. 18/89           amended         428/89         Aug. 5/89           amended         36/81         Feb. 14/81           amended         36/81         Feb. 14/81           amended         37/81         Feb. 14/81           amended         38/81         Feb. 14/81           amended         38/81         Feb. 14/81           amended         38/81         Feb. 14/81           amended         10/81         Mar. 21/81           amended         120/81         Mar. 21/81           amended         120/81         Mar. 21/81           amended	(revoked by 690/86)				
amended         505/81         Aug. 15/81           amended         356/82         June 12/82           amended         835/82         Jan. 8/83           amended         422/84         July 14/84           amended         817/84         Jan. 19/85           amended         671/86         Dec. 6/86           amended         719/86         Dec. 27/86           amended         512/87         Sept. 19/87           amended         595/87         Nov. 21/87           amended         657/88         Nov. 12/88           amended         62/89         Feb. 18/89           amended         428/89         Aug. 5/89           amended         36/81         Feb. 14/81           amended         36/81         Feb. 14/81           amended         37/81         Feb. 14/81           amended         38/81         Feb. 14/81           amended         38/81         Feb. 14/81           amended         38/81         Feb. 14/81           amended         10/81         Mar. 21/81           amended         120/81         Mar. 21/81           amended         120/81         Mar. 21/81           amended	Dhos one	451			
amended.         356/82         June         12/82           amended.         835/82         Jan.         8,83           amended.         817/84         July         14/84           amended.         817/84         Jan.         19/85           amended.         671/86         Dec.         6,86           amended.         512/87         Sept.         19/87           amended.         559/87         Nov.         12/8           amended.         657/88         Nov.         12/8           amended.         62/89         Feb.         18/89           amended.         62/89         Feb.         18/89           amended.         428/89         Aug.         5/89           amended.         36/81         Feb.         14/81           amended.         36/81         Feb.         14/81           amended.         38/81         Feb.         14/81           amended.         38/81         Feb.         14/81           amended.         38/81         Feb.         14/81           amended.         38/81         Feb.         14/81           amended.         121/81         Mar.         21/81	· · · · · · · · · · · · · · · · · · ·	431	505/81	Ana	15/91
amended.         835/82         Jan.         8/83           amended.         422/84         July         14/84           amended.         817/84         Jan.         19/85           amended.         671/86         Dec.         6/86           amended.         719/86         Dec.         27/86           amended.         512/87         Sept.         19/87           amended.         657/88         Nov.         21/87           amended.         657/88         Nov.         12/88           amended.         657/88         Nov.         12/88           amended.         667/89         Feb.         18/89           amended.         428/89         Aug.         5/89           amended.         36/81         Feb.         14/81           amended.         36/81         Feb.         14/81           amended.         37/81         Feb.         14/81           amended.         38/81         Feb.         14/81           amended.         38/81         Feb.         14/81           amended.         120/81         Mar.         21/81           amended.         120/81         Mar.         21/81				0	
amended.         422/84         July         14/84           amended.         817/84         Jan.         19/85           amended.         671/86         Dec.         67/86           amended.         719/86         Dec.         27/86           amended.         512/87         Sept.         19/87           amended.         595/87         Nov.         21/87           amended.         62/89         Feb.         18/89           amended.         116/89         Mar.         25/89           amended.         428/89         Aug.         5/89           amended.         36/81         Feb.         14/81           amended.         36/81         Feb.         14/81           amended.         38/81         Feb.         14/81           amended.         38/81         Feb.         14/81           amended.         38/81         Feb.         14/81           amended.         120/81         Mar.         21/81           amended.         120/81         Mar.         21/81           amended.         120/81         Mar.         21/81           amended.         122/81         Mar.         21/81 <td></td> <td></td> <td>,</td> <td></td> <td>,</td>			,		,
amended.       671/86       Dec.       6/86         amended.       719/86       Dec.       27/86         amended.       512/87       Sept.       19/87         amended.       595/87       Nov.       21/87         amended.       657/88       Nov.       12/88         amended.       62/89       Feb.       18/89         amended.       116/89       Mar.       25/89         amended.       428/89       Aug.       5/89         amended.       36/81       Feb.       14/81         amended.       36/81       Feb.       14/81         amended.       37/81       Feb.       14/81         amended.       38/81       Feb.       14/81         amended.       38/81       Feb.       14/81         amended.       120/81       Mar.       21/81         amended.       120/81       Mar.       21/81         amended.       121/81       Mar.       21/81         amended.       122/81       Mar.       21/81         amended.       123/81       Mar.       21/81         amended.       231/81       May.       22/81         amended.			,		
amended.       719/86       Dec.       27/86         amended.       512/87       Sept.       19/87         amended.       595/87       Nov.       21/87         amended.       657/88       Nov.       12/88         amended.       62/89       Feb.       18/89         amended.       428/89       Aug.       5/89         amended.       428/89       Aug.       5/89         amended.       581/89       Oct.       28/89         HEALTH INSURANCE ACT         General.       452         amended.       36/81       Feb.       14/81         amended.       38/81       Feb.       14/81         amended.       38/81       Feb.       14/81         amended.       38/81       Feb.       14/81         amended.       120/81       Mar.       21/81         amended.       120/81       Mar.       21/81         amended.       121/81       Mar.       21/81         amended.       139/81       Mar.       21/81         amended.       231/81       May.       2/81         amended.       233/81       May.       2/81	amended		817/84	Jan.	19/85
amended.       512/87       Sept. 19/87         amended.       595/87       Nov. 21/87         amended.       657/88       Nov. 12/88         amended.       62/89       Feb. 18/89         amended.       116/89       Mar. 25/89         amended.       428/89       Aug. 5/89         amended.       581/89       Oct. 28/89         HEALTH INSURANCE ACT         General.       452         amended.       37/81       Feb. 14/81         amended.       38/81       Feb. 14/81         amended.       38/81       Feb. 14/81         amended.       61/81       Feb. 28/81         amended.       120/81       Mar. 21/81         amended.       120/81       Mar. 21/81         amended.       122/81       Mar. 21/81         amended.       139/81       Mar. 21/81         amended.       231/81       May. 2/81         amended.       232/81       May. 2/81         amended.       253/81       May. 2/81         amended.       254/81       May. 2/81         amended.       332/81       June. 6/81         amended.       332/81       June. 6/81	amended		671/86	Dec.	6/86
amended.       595/87       Nov.       21/87         amended.       657/88       Nov.       12/88         amended.       627/89       Feb.       18/89         amended.       116/89       Mar.       25/89         amended.       428/89       Aug.       5/89         amended.       36/81       Feb.       14/81         amended.       36/81       Feb.       14/81         amended.       38/81       Feb.       14/81         amended.       38/81       Feb.       14/81         amended.       61/81       Feb.       28/81         amended.       120/81       Mar.       21/81         amended.       121/81       Mar.       21/81         amended.       122/81       Mar.       21/81         amended.       139/81       Mar.       21/81         amended.       231/81       May.       2/81         amended.       231/81       May.       2/81         amended.       253/81       May.       16/81         amended.       253/81       May.       16/81         amended.       253/81       May.       2/81         amended. </td <td>amended</td> <td></td> <td>719/86</td> <td>Dec.</td> <td>27/86</td>	amended		719/86	Dec.	27/86
amended.       657/88       Nov.       12/88         amended.       62/89       Feb.       18/89         amended.       116/89       Mar.       25/89         amended.       428/89       Aug.       5/89         amended.       581/89       Oct.       28/89         HEALTH INSURANCE ACT         General.       452         amended.       36/81       Feb.       14/81         amended.       37/81       Feb.       14/81         amended.       38/81       Feb.       14/81         amended.       61/81       Feb.       28/81         amended.       120/81       Mar.       21/81         amended.       121/81       Mar.       21/81         amended.       121/81       Mar.       21/81         amended.       139/81       Mar.       22/81         amended.       231/81       May.       2/81         amended.       231/81       May.       2/81         amended.       253/81       May.       1/681         amended.       254/81       May.       1/681         amended.       331/81       June.       6/81					,
amended.       62/89       Feb.       18/89         amended.       116/89       Mar.       25/89         amended.       581/89       Oct.       28/89         HEALTH INSURANCE ACT         General.       452         amended.       36/81       Feb.       14/81         amended.       38/81       Feb.       14/81         amended.       38/81       Feb.       14/81         amended.       61/81       Feb.       28/81         amended.       120/81       Mar.       21/81         amended.       121/81       Mar.       21/81         amended.       122/81       Mar.       21/81         amended.       139/81       Mar.       21/81         amended.       231/81       May.       2/81         amended.       232/81       May.       2/81         amended.       232/81       May.       2/81         amended.       253/81       May.       16/81         amended.       331/81       June.       6/81         amended.       332/81       June.       6/81         amended.       335/81       June.       6/81			,		*
amended       116/89       Mar.       25/89         amended       428/89       Aug.       5/89         barended       581/89       Oct.       28/89         HEALTH INSURANCE ACT         General.       452         amended       36/81       Feb.       14/81         amended       37/81       Feb.       14/81         amended       38/81       Feb.       14/81         amended       61/81       Feb.       28/81         amended       120/81       Mar.       21/81         amended       120/81       Mar.       21/81         amended       121/81       Mar.       21/81         amended       139/81       Mar.       21/81         amended       139/81       Mar.       21/81         amended       168/81       Apr.       11/81         amended       231/81       May       2/81         amended       253/81       May       2/81         amended       254/81       May       16/81         amended       298/81       May       2/81         amended       331/81       June       6/81			,		
amended       428/89       Aug. 5/89         amended       581/89       Oct. 28/89         HEALTH INSURANCE ACT         General       452         amended       36/81       Feb. 14/81         amended       38/81       Feb. 14/81         amended       38/81       Feb. 14/81         amended       61/81       Feb. 28/81         amended       120/81       Mar. 21/81         amended       121/81       Mar. 21/81         amended       139/81       Mar. 28/81         amended       139/81       Mar. 28/81         amended       231/81       May 2/81         amended       231/81       May 2/81         amended       253/81       May 16/81         amended       254/81       May 16/81         amended       254/81       May 23/81         amended       331/81       June 6/81         amended       332/81       June 6/81         amended       395/81       June 27/81         amended       395/81       June 27/81         amended       423/81       July 11/81         amended       459/81       July 25/81 <td></td> <td></td> <td></td> <td></td> <td></td>					
MEALTH INSURANCE ACT           General.         452           amended.         36/81         Feb.         14/81           amended.         37/81         Feb.         14/81           amended.         38/81         Feb.         14/81           amended.         61/81         Feb.         28/81           amended.         120/81         Mar.         21/81           amended.         121/81         Mar.         21/81           amended.         122/81         Mar.         21/81           amended.         139/81         Mar.         21/81           amended.         168/81         Apr.         11/81           amended.         231/81         May         2/81           amended.         232/81         May         2/81           amended.         253/81         May         16/81           amended.         253/81         May         2/81           amended.         253/81         May         2/81           amended.         253/81         May         2/81           amended.         331/81         June         6/81           amended.         363/81         June </td <td></td> <td></td> <td></td> <td></td> <td></td>					
HEALTH INSURANCE ACT			,	_	
General     452       amended     36/81     Feb.     14/81       amended     37/81     Feb.     14/81       amended     38/81     Feb.     14/81       amended     61/81     Feb.     28/81       amended     120/81     Mar.     21/81       amended     121/81     Mar.     21/81       amended     122/81     Mar.     21/81       amended     139/81     Mar.     28/81       amended     168/81     Apr.     11/81       amended     231/81     May     2/81       amended     232/81     May     2/81       amended     253/81     May     16/81       amended     254/81     May     23/81       amended     331/81     June     6/81       amended     332/81     June     6/81       amended     363/81     June     20/81       amended     395/81     June     27/81       amended     423/81     July     11/81       amended     459/81     July     25/81			,		,
amended       36/81       Feb.       14/81         amended       37/81       Feb.       14/81         amended       38/81       Feb.       14/81         amended       61/81       Feb.       28/81         amended       120/81       Mar.       21/81         amended       121/81       Mar.       21/81         amended       139/81       Mar.       21/81         amended       168/81       Apr.       11/81         amended       231/81       May       2/81         amended       232/81       May       2/81         amended       253/81       May       16/81         amended       253/81       May       16/81         amended       298/81       May       23/81         amended       331/81       June       6/81         amended       332/81       June       6/81         amended       395/81       June       27/81         amended       423/81       July       11/81         amended       395/81       June       25/81	HEALTH INSURANCE ACT				
amended       36/81       Feb.       14/81         amended       37/81       Feb.       14/81         amended       38/81       Feb.       14/81         amended       61/81       Feb.       28/81         amended       120/81       Mar.       21/81         amended       121/81       Mar.       21/81         amended       139/81       Mar.       21/81         amended       168/81       Apr.       11/81         amended       231/81       May       2/81         amended       232/81       May       2/81         amended       253/81       May       16/81         amended       253/81       May       16/81         amended       298/81       May       23/81         amended       331/81       June       6/81         amended       332/81       June       6/81         amended       395/81       June       27/81         amended       423/81       July       11/81         amended       395/81       June       25/81					
amended       37/81       Feb.       14/81         amended       38/81       Feb.       14/81         amended       61/81       Feb.       28/81         amended       120/81       Mar.       21/81         amended       121/81       Mar.       21/81         amended       122/81       Mar.       21/81         amended       139/81       Mar.       28/81         amended       168/81       Apr.       11/81         amended       231/81       May       2/81         amended       232/81       May       2/81         amended       253/81       May       16/81         amended       254/81       May       16/81         amended       332/81       June       6/81         amended       332/81       June       6/81         amended       363/81       June       20/81         amended       395/81       June       27/81         amended       423/81       July       11/81         amended       459/81       July       25/81		452	26/01	P. L	14/01
amended       38/81       Feb.       14/81         amended       61/81       Feb.       28/81         amended       120/81       Mar.       21/81         amended       121/81       Mar.       21/81         amended       122/81       Mar.       21/81         amended       139/81       Mar.       28/81         amended       168/81       Apr.       11/81         amended       231/81       May       2/81         amended       232/81       May       2/81         amended       253/81       May       16/81         amended       254/81       May       16/81         amended       331/81       June       6/81         amended       332/81       June       6/81         amended       363/81       June       20/81         amended       395/81       June       27/81         amended       423/81       July       11/81         amended       459/81       July       25/81					
amended       61/81       Feb.       28/81         amended.       120/81       Mar.       21/81         amended.       121/81       Mar.       21/81         amended.       122/81       Mar.       21/81         amended.       139/81       Mar.       28/81         amended.       168/81       Apr.       11/81         amended.       231/81       May       2/81         amended.       232/81       May       2/81         amended.       253/81       May       16/81         amended.       254/81       May       16/81         amended.       331/81       June       6/81         amended.       332/81       June       6/81         amended.       363/81       June       27/81         amended.       395/81       June       27/81         amended.       423/81       July       11/81         amended.       459/81       July       25/81					
amended       120/81       Mar.       21/81         amended       121/81       Mar.       21/81         amended       122/81       Mar.       21/81         amended       139/81       Mar.       28/81         amended       168/81       Apr.       11/81         amended       231/81       May       2/81         amended       232/81       May       2/81         amended       253/81       May       16/81         amended       254/81       May       16/81         amended       331/81       June       6/81         amended       333/81       June       6/81         amended       363/81       June       20/81         amended       395/81       June       27/81         amended       423/81       July       11/81         amended       459/81       July       25/81					
amended       121/81       Mar.       21/81         amended       122/81       Mar.       21/81         amended       139/81       Mar.       28/81         amended       168/81       Apr.       11/81         amended       231/81       May       2/81         amended       232/81       May       2/81         amended       253/81       May       16/81         amended       258/81       May       23/81         amended       331/81       June       6/81         amended       332/81       June       6/81         amended       363/81       June       20/81         amended       395/81       June       27/81         amended       423/81       July       11/81         amended       459/81       July       25/81					
amended     139/81     Mar.     28/81       amended     168/81     Apr.     11/81       amended     231/81     May     2/81       amended     232/81     May     2/81       amended     253/81     May     16/81       amended     254/81     May     16/81       amended     298/81     May     23/81       amended     331/81     June     6/81       amended     332/81     June     6/81       amended     363/81     June     20/81       amended     395/81     June     27/81       amended     423/81     July     11/81       amended     459/81     July     25/81			,	Mar.	
amended       168/81       Apr.       11/81         amended       231/81       May       2/81         amended       232/81       May       2/81         amended       253/81       May       16/81         amended       254/81       May       16/81         amended       298/81       May       23/81         amended       331/81       June       6/81         amended       332/81       June       6/81         amended       363/81       June       20/81         amended       395/81       June       27/81         amended       423/81       July       11/81         amended       459/81       July       25/81	amended		122/81	Mar.	21/81
amended     231/81     May     2/81       amended     232/81     May     2/81       amended     253/81     May     16/81       amended     254/81     May     16/81       amended     298/81     May     23/81       amended     331/81     June     6/81       amended     363/81     June     6/81       amended     363/81     June     20/81       amended     395/81     June     27/81       amended     423/81     July     11/81       amended     459/81     July     25/81			139/81	Mar.	28/81
amended     232/81     May     2/81       amended     253/81     May     16/81       amended     254/81     May     16/81       amended     298/81     May     23/81       amended     331/81     June     6/81       amended     363/81     June     6/81       amended     395/81     June     27/81       amended     423/81     July     11/81       amended     459/81     July     25/81				-	
amended     253/81     May     16/81       amended     254/81     May     16/81       amended     298/81     May     23/81       amended     331/81     June     6/81       amended     363/81     June     20/81       amended     395/81     June     27/81       amended     423/81     July     11/81       amended     459/81     July     25/81					
amended       254/81       May       16/81         amended       298/81       May       23/81         amended       331/81       June       6/81         amended       332/81       June       6/81         amended       363/81       June       20/81         amended       395/81       June       27/81         amended       423/81       July       11/81         amended       459/81       July       25/81					
amended     298/81     May     23/81       amended     331/81     June     6/81       amended     332/81     June     6/81       amended     363/81     June     20/81       amended     395/81     June     27/81       amended     423/81     July     11/81       amended     459/81     July     25/81					
amended       331/81       June 6/81         amended       332/81       June 6/81         amended       363/81       June 20/81         amended       395/81       June 27/81         amended       423/81       July 11/81         amended       459/81       July 25/81					
amended     332/81     June     6/81       amended     363/81     June     20/81       amended     395/81     June     27/81       amended     423/81     July     11/81       amended     459/81     July     25/81				-	*.
amended     363/81     June     20/81       amended     395/81     June     27/81       amended     423/81     July     11/81       amended     459/81     July     25/81					
amended					
amended				June	
amended 479/91 Aug 1/91				-	
470/01 Aug. 1/01	amended		478/81	Aug.	1/81

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	1980	O.Reg.	Gaze	ette
amended		479/81	Aug.	1/81
amended		525/81	Aug.	22/81
amended		576/81	Sept.	12/81
amended		581/81	Sept.	12/81
amended		642/81	Oct.	17/81
amended		685/81	Oct.	31/81
amended		742/81	Nov.	21/81
amended		743/81	Nov.	21/81
amended		751/81	Nov.	28/81
amended		794/81	Dec.	12/81
amended		810/81	Dec.	19/81
amended		12/82	Jan.	30/82
amended		53/82	Feb.	20/82
amended		82/82	Mar.	6/82
amended		83/82	Mar.	6/82
amended		235/82	May	1/82
amended		256/82	May	1/82
amended		260/82	May	8/82
amended		293/82	May	22/82
amended		294/82	May	22/82
amended		295/82	May	22/82
amended		335/82	June	5/82
amended		336/82	June	12/82
amended		337/82	June	12/82
amended		393/82	June	26/82
amended		412/82	July	3/82
amended		430/82	July	10/82
amended		431/82	July	10/82
amended		489/82	Aug.	7/82
amended		527/82	Aug.	21/82
amended		528/82	Aug.	21/82
amended		529/82	Aug.	21/82
amended		564/82	Sept.	4/82
amended		609/82	Sept.	25/82
amended		633/82	Oct.	9/82
amended		716/82	Nov.	13/82
amended		717/82	Nov.	13/82
amended		733/82	Nov.	20/82
amended		833/82	Jan.	8/83
amended		834/82	Jan.	8/83
amended		77/83	Feb.	19/83
amended		94/83	Feb.	26/83
amended		122/83	Mar.	26/83
amended		161/83	Apr.	9/83
amended		197/83	Apr.	16/83
amended.		233/83	May	7/83
amended		242/83	May	14/83
amended		259/83	May	21/83
amended		281/83	May	28/83
amended		282/83	May	28/83
amended.		285/83	May	28/83
amended		368/83	July	9/83
amended		458/83	Aug.	6/83
amended		460/83	Aug.	6/83
amended		497/83	Aug.	27/83
		471/03	Aug.	21/03

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amended	540/83	Sept.	10/83
amended	651/83	Oct.	29/83
amended	704/83	Nov.	19/83
amended	721/83	Dec.	3/83
amended	789/83	Jan.	7/84
amended	808/83	Jan.	14/84
amended	3/84	Jan.	21/84
amended	33/84	Feb.	11/84
amended	53/84	Feb.	18/84
amended	56/84	Feb.	18/84
amended	93/84	Mar.	3/84
amended	168/84	Mar.	31/84
amended	209/84	Apr.	28/84
amended	288/84	May	19/84
amended	290/84	May	19/84
amended	351/84	June	23/84
amended	386/84	July	7/84
amended	387/84	July	7/84
amended	388/84	July	7/84
amended	389/84	July	7/84
amended	390/84	July	7/84
amended	391/84	July	7/84
amended	478/84	Aug.	18/84
amended	479/84	Aug.	18/84
amended	480/84	Aug.	18/84
amended	518/84	Sept.	1/84
amended	548/84	Sept.	
	610/84		8/84
amended		Oct.	13/84
amended	611/84	Oct.	13/84
amended	615/84	Oct.	20/84
amended	637/84	Oct.	27/84
amended	638/84	Oct.	27/84
amended	662/84	Nov.	10/84
amended	663/84	Nov.	10/84
amended	717/84	Nov.	24/84
amended	751/84	Dec.	15/84
amended	752/84	Dec.	15/84
amended	799/84	Jan.	5/85
amended	826/84	Jan.	19/85
amended	827/84	Jan.	19/85
amended	828/84	Jan.	19/85
amended	829/84	Jan.	19/85
amended	18/85	Feb.	9/85
amended	19/85	Feb.	9/85
amended	20/85	Feb.	9/85
amended	60/85	Feb.	23/85
amended	145/85	Apr.	20/85
amended	206/85	May	25/85
amended	226/85	June	1/85
amended	274/85	June	15/85
amended	330/85	July	6/85
amended	345/85	July	6/85
amended	346/85	July	6/85
amended	347/85	July	6/85
amended	348/85	July	6/85
	5.0/05	,	0,03

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amended	408/85	Aug.	24/85
amended	515/85	Nov.	2/85
amended	535/85	Nov.	9/85
amended	565/85	Nov.	23/85
amended	697/85	Jan.	11/86
amended	18/86	Feb.	1/86
amended	19/86	Feb.	1/86
amended	20/86	Feb.	1/86
amended	32/86	Feb.	8/86
amended	33/86	Feb.	8/86
amended	41/86	Feb.	15/86
amended	42/86	Feb.	15/86
amended	78/86	Mar.	8/86
amended	90/86	Mar.	8/86
amended	121/86	Mar.	29/86
amended	156/86	Apr.	12/86
amended	157/86	Apr.	12/86
amended	158/86	Apr.	12/86
amended	179/86	Apr.	19/86
amended	180/86	Apr.	19/86
amended	215/86	May	3/86
amended	241/86	May	17/86
amended	288/86	May	31/86
amended	341/86	June	28/86
amended	342/86	June	28/86
amended	388/86	July	12/86
amended	389/86	July	12/86
amended	390/86	July	12/86
amended	391/86	July	12/86
amended	438/86	Aug.	16/86
amended	455/86	Aug.	16/86
amended	558/86	Oct.	11/86
amended	559/86	Oct.	11/86
amended	610/86	Oct.	25/86
amended	645/86	Nov.	15/86
amended	646/86	Nov.	15/86
amended	647/86	Nov.	15/86
amended	704/86	Dec.	20/86
amended	721/86	Dec.	27/86
amended	722/86	Dec.	27/86
amended	744/86	Jan.	3/87
amended	745/86	Jan.	3/87
amended	746/86	Jan.	3/87
amended	25/87	Feb.	7/87
amended	51/87	Feb.	14/87
amended	76/87	Feb.	28/87
amended	105/87	Mar.	14/87
amended	118/87	Mar.	21/87
amended.	212/87	May	9/87
amended	213/87	May	9/87
amended	283/87	June	13/87
amended	405/87	July	25/87
amended	425/87	Aug.	8/87
amended	426/87	Aug.	8/87
amended	427/87	Aug.	8/87

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amended	457/87	Aug.	15/87
	458/87	Aug.	15/87
amended	471/87	Aug.	29/87
amended	472/87	Aug.	29/87
amended	*.	Nov.	
amended	596/87		21/87
amended	616/87	Dec.	5/87
amended	617/87	Dec.	5/87
amended	36/88	Feb.	6/88
amended	43/88	Feb.	13/88
amended	126/88	Mar.	19/88
amended	137/88	Mar.	26/88
amended	192/88	Apr.	23/88
amended	214/88	Apr.	23/88
amended	240/88	May	7/88
amended	247/88	May	14/88
amended	265/88	May	14/88
amended	491/88	Aug.	20/88
amended	574/88	Oct.	1/88
amended	613/88	Oct.	15/88
amended	622/88	Oct.	22/88
amended	652/88	Nov.	12/88
amended	689/88	Nov.	26/88
amended	704/88	Dec.	10/88
amended	33/89	Feb.	11/89
amended	39/89	Feb.	11/89
amended	78/89	Mar.	4/89
amended	94/89	Mar.	11/89
amended	130/89	Apr.	1/89
amended	191/89	Apr.	22/89
amended	192/89	Apr.	22/89
amended	196/89	May	6/89
amended	231/89	May	13/89
amended	233/89	May	20/89
amended	369/89	July	8/89
amended	447/89	Aug.	12/89
amended	480/89	Sept.	2/89
amended	481/89	Sept.	2/89
amended	531/89	Oct.	14/89
amended	557/89	Oct.	21/89
amended	583/89	Oct.	28/89
amended	584/89	Oct.	28/89
amended	610/89	Nov.	18/89
amended	653/89	Dec.	23/89
amended	654/89	Dec.	23/89
amended	681/89	Dec.	30/89
amended	717/89	Jan.	6/90
HEALTH PROTECTION AND PROMOTION ACT, 1983	/1//09	Jan.	0/90
Areas Comprising Health Heits	226/04	A ===	20/04
Areas Comprising Health Units	236/84	Apr.	28/84
amended	58/85	Feb.	16/85
amended	239/87	May	23/87
amended	447/87	Aug.	15/87
amended	80/88	Feb.	27/88
amended	327/89	June	17/89

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Camps in Unorganized Territory		193/84	Apr.	14/84
Control Antiques Court for Board				
Capital Assistance Grants for Boards of Health		234/84	Apr.	28/84
				20,01
Clinics for Sexually Transmitted Diseases		237/84	Apr.	28/84
Communicable Diseases - General		292/84	May	19/84
Designation of Communicable Diseases		161/84	Мат.	24/84
amended		698/86	Dec.	20/86
amended		666/88	Nov.	12/88
Deien der GM 11 1 M 1 1 1 M				
Designation of Municipal Members of Boards of Health		235/84	Apr.	28/84
amended		57/85	Feb.	16/85
amended		240/87	May	23/87
amended		446/87	Aug.	
amended		79/88	Feb.	15/87 27/88
amended		317/89	June	10/89
amended		326/89		
amended		524/89	June Oct.	17/89
difference		324/09	Oct.	14/89
Designation of Reportable Diseases		162/84	Mar.	24/84
amended		699/86	Dec.	20/86
amended		667/88	Nov.	12/88
Exemption - Subsection 37a(2) of				
the Act		587/88	Oct.	8/88
amended		582/89	Oct.	28/89
Food Premises		243/84	May	5/84
			,	,
Grants for Health Promotion Projects		470/07	A	20/07
and Initiatives		479/87	Aug.	29/87
Grants to Boards of Health		382/84	June	30/84
amended		636/84	Oct.	27/84
amended		257/85	June	8/85
amended		515/87	Sept.	19/87
amended		604/87	Nov.	21/87
amended		246/88	May	7/88
n III'n I		201/04	1	20/04
Public Pools.		381/84	June	30/84 20/85
amended		146/85	Apr. Oct.	,
amended		569/88	Oct.	1/88
Qualifications of Boards of Health Staff		164/84	Mar.	24/84
Rabies Immunization		594/85	Dec.	7/85
amended		120/86	Mar.	29/86
amended		287/86	May	31/86
amended		501/86	Sept.	13/86
amended		622/86	Nov.	8/86
amondou		000/00	1101.	0/00

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amended		720/86	Dec.	27/86
amended		117/87	Mar.	21/87
amended		248/87	May	30/87
amended		416/87	Aug.	1/87
amended		581/87	Nov.	7/87
amended		135/88	Mar.	26/88
amended		341/88	June	11/88
amended		612/89	Nov.	18/89
Recreational Camps		242/84	May	5/84
Reports		490/85	Oct.	19/85
amended		175/89	Apr.	15/89
School Health Services and Programs		516/84	Aug.	25/84
Slaughterhouses and Meat Processing Plants		293/84	May	19/84
Warrant		163/84	Mar.	24/84
HIGHWAY TRAFFIC ACT				
Allowable Gross Weight for Designated				
Class of Vehicle	453	100/03	A	05/07
amended		199/87	Apr.	25/87
Appeals	454			
amended		117/81	Mar.	14/81
Commercial Motor Vehicle Inspections		86/89	Mar.	4/89
Commercial Vehicle Operator's				
Registration Certificates		23/89	Feb.	4/89
amended		397/89	July	22/89
	455			
Covering of Loads	455			
Dangerous Loads	456			
revoked		364/85	July	13/85
Demerit Point System	457			
(revoked by 359/81)				
Demerit Point System		359/81	June	20/81
amended		360/81	June	20/81
amended		202/82	Apr.	24/82
amended		599/82	Sept.	18/82
amended		276/84	May	19/84
amended		633/84	Oct.	20/84
amended		67/86	Mar.	1/86
amended		724/86	Dec.	27/86
Designation of Highways	458			
Designation of Termination Date of Freeze-Up				
Periods under Subsection 102(2) of the Act		116/81	Mar.	14/81
(expired)				,

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Designation of Paved Shoulders on King's				
Highway	459			= 10.
amended		16/81	Feb.	7/81
Driver Improvement Program	460			
Driver Licence Examinations	461			
amended		729/82	Nov.	20/82
amended		275/84	May	19/84
amended		641/85	Dec.	28/85
Drivers' Licences	462			
amended		118/81	Mar.	14/81
amended		250/81	May	16/81
amended		361/81	June	20/81
amended		370/81	June	20/81
amended		371/81	June	20/81
amended		325/82	May June	29/82 12/82
amended		357/82 359/82		
amended		543/82	June Aug.	12/82 21/82
amended		597/82	Sept.	18/82
amended		743/82	Nov.	27/82
amended		121/84	Mar.	10/84
amended		277/84	May	19/84
amended		378/84	June	30/84
amended		488/84	Aug.	18/84
amended		725/84	Nov.	24/84
amended		267/85	June	15/85
amended		628/85	Dec.	14/85
amended		96/88	Mar.	5/88
amended		234/88	May	7/88
amended		285/88	May	21/88
amended		751/88	Jan.	7/89
amended		230/89	May	13/89
amended		238/89	May	20/89
amended		342/89	July	1/89
Driver's Licence Suspension for Default				
of Payment of Fine	463			
or ray mon.	.00			
Driving Instructor's Licence	464			
amended		362/81	June	20/81
amended		376/84	June	30/84
amended		242/86	May	17/86
amended		97/88	Mar.	5/88
amended		237/89	May	20/89
Equipment	465			
amended		31/85	Feb.	9/85
amended		293/89	June	10/89
Examples from the Provinces of				
Exemption from the Provisions of				
Section 7 of the Act - State of		230/84	Apr.	28/84
/ varvailld		2.70/04	rspi.	20/07

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California		268/85	June	15/85
Florida		741/83	Dec.	17/83
Georgia		689/83	Nov.	12/83
Iowa		679/84	Nov.	10/84
Kansas		714/87	Jan.	2/88
Louisiana		740/83	Dec.	17/83
Maine		588/84	Sept.	29/84
Maryland		743/83	Dec.	17/83
Massachusetts		169/84	Nov.	31/84
Mississippi		686/83	Nov.	12/83
Missouri		687/83	Nov.	12/83
Montana		532/84	Sept.	1/84
New Jersey		490/84	Aug.	18/84
North Carolina		688/83	Nov.	12/83
Oregon		30/85	Feb.	9/85
Rhode Island		587/84	Sept.	29/84
South Carolina		739/83	Dec.	17/83
Tennessee		425/83	July	16/83
(revoked by 268/85)		,	,	,
Tennessee		742/83	Dec.	17/83
Texas		726/84	Nov.	24/84
Virginia		102/84	Mar.	3/84
West Virginia		646/83	Oct.	29/83
Wisconsin		659/84	Nov.	3/84
Exemption from the Provisions of Sections 7 and 10 of the Act				
- States of the United States of America	466			
amended		643/81	Oct.	17/81
amended		415/82	July	3/82
amended		230/84	Apr.	28/84
amended		428/84	July	14/84
amended		490/84	Aug.	18/84

	R.R.O. 1980	O.Reg.	Date	
amended		532/84	Sept.	1/84
amended		588/84	Sept.	29/84
amended		659/84	Nov.	3/84
amended		679/84	Nov.	10/84
amended		726/84	Nov.	24/84
amended		268/85	June	15/85
Exemption from the Provisions of				
Sections 7 and 10 of the Act - State of				
Illinois		661/82	Oct.	23/82
Maryland		658/82	Oct.	23/82
(revoked by 268/85)		000,00		,
Michigan		678/81	Oct.	31/81
South Dakota		660/82	Oct.	23/82
Exemption from the Provisions of				
Subsection 68(1) of the Act -	447			
Province of Alberta	467			
State of New York		121/83	Mar.	19/83
Extending Term of Validity of				
Driver's Licence.		375/87	July	11/87
(revoked by 418/87)				
Extending Validity of Driver's Licence(revoked by 549/81)		473/81	Aug.	1/81
(levoked by 349/01)				
Extending Validity of Driver's Licence		549/81	Sept.	5/81
(expired)				
Extending Validity of Motor Vehicle				
Permits.		843/81	Jan.	2/82
(expired)				
Garage Licences	468			
amended		46/81	Feb.	21/81
amended		204/81	Apr.	18/81
amended		659/82	Oct.	23/82
amended		236/89	May	20/89
General	469			
amended		45/81	Feb.	21/81
amended		95/81	Mar.	14/81
amended		193/81	Apr.	18/81
amended .		248/81	May	16/81
amended .		337/81	June	6/81
amen Ind .		460/81	July	25/81
amen led		461/81	July	25/81
amended		664/81	Oct.	24/81
amended		791/81	Dec.	12/81
amended		792/81	Dec.	12/81

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amended		801/81	Dec.	12/8
amended		358/82	June	12/8
amended		477/82	July	31/8
amended		542/82	Aug.	21/8
amended		744/82	Nov.	27/8
amended		49/84	Feb.	18/8
amended		489/84	Aug.	18/8
Gross Vehicle Weights	470			
Gross Weight on Bridges	471			
amended		111/87	Mar.	21/8
Gross Weight on the				
Kabitotikwia River Bridge		491/84	Aug.	18/8
revoked		122/85	Mar.	30/8
Gross Weight on the Kaministikwia		50.1/05		= 10
River Bridge		524/83	Sept.	3/8
Gross Weight on the Trout Lake		****		
River Bridge		300/82	May	22/8
revoked		390/82.	June	19/8
Highway Closings	472			
Hours of Work		61/89	Feb.	18/8
Load Limits		98/81	Mar.	14/8
amended		99/81	Mar.	14/8
Load Limits on Local Roads				
Within Local Roads Areas	473			
amended		100/81	Mar.	14/8
Motor Vehicle Inspection Stations	474			
amended		508/81	Aug.	15/8
amended		60/82	Feb.	20/8
amended		525/84	Sept.	1/8
amended		820/84	Jan.	19/8
amended		449/85	Sept.	21/8
amended		665/86	Nov.	29/8
amended		140/88	Mar.	26/8
amended		252/89	May	27/8
Notice to Have Motor Vehicle Examined				
and Tested	475			
(revoked by 61/82)				
Notice to Have Motor Vehicle Examined and		(4.100	FD . 1	00/0
Testedamended		61/82 350/83	Feb. June	20/8 25/8
amounds.		330/63	June	25/0
Over-Dimensional Farm Vehicles	476			
amended		427/84	July	14/8
amended		235/88	May	7/8

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Parking..... 477 amended..... 13/81 Feb. 7/81 amended... 62/81 Feb. 28/81 amended..... 110/81 Mar. 14/81 amended..... 199/81 Apr. 18/81 amended..... 213/81 Apr. 25/81 amended..... 339/81 June 6/81 amended..... 445/81 July 18/81 amended..... 455/81 July 25/81 amended..... 529/81 29/81 Aug. 661/81 Oct. 17/81 amended..... 717/81 Nov. 7/81 amended..... 790/81 Dec. 12/81 amended..... 803/81 Dec. 19/81 amended 856/81 Jan. 9/82 amended..... 14/82 Feb. 6/82 amended..... 123/82 Mar. 20/82 amended..... 228/82 May 1/82 amended..... 318/82 May 29/82 amended..... 396/82 26/82 June amended..... 502/82 Aug. 7/82 amended..... 644/82 Oct. 16/82 amended..... 801/82 25/82 Dec. amended..... 31/83 Feb. 5/83 amended..... 131/83 Mar. 26/83 amended..... 189/83 Apr. 16/83 amended..... 7/83 228/83 May amended..... 400/83 16/83 July amended..... 457/83 Aug. 6/83 amended ..... 661/83 29/83 Oct. amended..... 682/83 Nov. 12/83 4/84 Jan. 21/84 amended..... 177/84 14/84 Apr. amended.... 435/84 July 21/84 amended.... 550/84 Sept. 1/84 amended..... 694/84 Nov. 17/84 amended.... 85/85 Mar. 9/85 amended..... 184/85 May 11/85 amended..... 214/85 June 1/85 amended..... 378/85 3/85 Aug. amended..... 405/85 Aug. 24/85 amended 572/85 Nov. 23/85 amended..... 598/85 14/85 Dec. amended..... 39/86 Feb. 15/86 amended..... 80/86 Mar. 8/86 amended..... 89/86 Mar. 8/86 amended..... 137/86 5/86 Apr. amended..... 210/86 May 3/86 amended..... 319/86 June 21/86 amended..... 473/86 Aug. 23/86 amended..... 474/86 Aug. 23/86 amended..... 547/86 Sept. 27/86 amended..... 630/86 Nov. 15/86 631/86 Nov. 15/86 amended..... 121/87 Mar. 28/87

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amended		397/87	July	18/87
amended		543/87	Oct.	17/87
amended		684/87	Jan.	2/88
amended		157/88	Apr.	9/88
amended		316/88	June	4/88
amended		381/88	July	2/88
amended		504/88	Aug.	27/88
amended		505/88	Aug.	27/88
amended		629/88	Oct.	29/88
amended		20/89	Feb.	4/89
amended		122/89	Mar.	25/89
		217/89	May	13/89
amended		349/89	July	1/89
amended		,	-	
amended		560/89	Oct.	21/89
Date Carling to The Carl				
Parking of Vehicles in Territory		(70/00	D	20/00
Without Municipal Organization		678/89	Dec.	30/89
Portable Lane Control Signal Systems	478			
Reciprocal Suspension of Licences	479			
amended	481	535/81 17/82 804/83 87/85 193/85 474/85 169/86 482/89	Aug. Feb. Jan. Mar. May Oct. Apr. Sept.	29/81 6/82 7/84 9/85 11/85 5/85 12/86 2/89
Safety Helmets	482			
amended		249/81	May	16/81
Safety Inspections	483			
amended		507/81	Aug.	15/81
amended		800/81	Dec.	12/81
amended		839/81	Jan.	2/82
amended		59/82	Feb.	20/82
amended		544/82	Aug.	21/82
amended		596/82	Sept.	18/82
amended		742/82	Nov.	27/82
amended		486/84	Aug.	18/84
amended		527/84	Sept.	1/84
amended		821/84	Jan.	19/85
amended		127/86	Mar.	29/86
		,		/
School Buses	484			
amended		277/81	May	23/81
amended		598/82	Sept.	18/82
		7	F	,

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amended		19/83	Jan.	29/8
amended		336/83	June	18/8
amended		487/84	Aug.	18/8
amended		433/87	Aug.	8/8
Seat Belt Assemblies	485			
amended		545/82	Aug.	21/8
amended		629/83	Oct.	15/8
amended		26/88	Feb.	6/8
ecurity of Loads		428/81	July	11/8
Signs	486		Ť	
amended	400	372/81	June	20/
amended		802/81	Dec.	12/
amended		414/82	July	3/8
amended		600/82	Sept.	18/
amended		122/84	Маг.	10/
amended		569/84	Sept.	15/
amended		168/86		12/
amended		435/86	Apr. Aug.	16/
law Maying Vahiela Sign	407	,	8-	/
low-Moving Vehicle Sign	487			
pecial Permits	488			
amended		123/88	Mar.	19/8
Specifications and Standards for Trailer				
`ouplings	489			
peed Limits	490			
amended		67/81	Mar.	7/8
amended		109/81	Mar.	14/8
amended		176/81	Apr.	11/8
amended		200/81	Apr.	18/8
amended		338/81	June	6/8
amended		453/81	July	18/8
amended		534/81	Aug.	29/8
amended		573/81	Sept.	12/8
amended		592/81	Sept.	19/8
amended		696/81	Nov.	7/8
amended		708/81	Nov.	7/8
amended		19/82	Feb.	6/8
amended		21/82	Feb.	6/8
amended		137/82	Mar.	20/
amended		227/82	May	1/8
amended		321/82	May	29/8
amended		344/82	June	12/
amended		365/82	June	12/
amended		465/82	July	24/8
		623/82	Oct.	9/8
amended		657/82	Oct.	23/8
amended				
		677/82	Oct.	23/8
amended				23/8

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amended		800/82	Dec.	25/82
amended		827/82	Jan.	8/83
amended		97/83	Mar.	5/83
amended		190/83	Apr.	16/83
amended		191/83	Apr.	16/83
amended		235/83	May	7/83
amended		280/83	May	28/83
amended		382/83	July	9/83
amended		399/83	July	16/83
amended		579/83	Oct.	1/83
amended		693/83	Nov.	19/83
amended		762/83	Dec.	24/83
amended		773/83	Dec.	31/83
amendedamended		23/84	Feb.	4/84
amended		90/84	Mar. Mar.	3/84
amended		101/84 117/84	Mar.	3/84
amended		158/84	Mar.	10/84 24/84
amended		178/84	Apr.	14/84
amended		303/84	May	26/84
amended		374/84	June	30/84
amended		468/84	Aug.	11/84
amended		524/84	Sept.	1/84
amended		628/84	Oct.	20/84
amended.		658/84	Nov.	3/84
amended		687/84	Nov.	17/84
amended		789/84	Dec.	29/84
amended		36/85	Feb.	9/85
amended		37/85	Feb.	9/85
amended		86/85	Mar.	9/85
amended		172/85	Apr.	27/85
amended		181/85	May	4/85
amended		188/85	May	11/85
amended		334/85	July	6/85
amended		382/85	Aug.	10/85
amended		403/85	Aug.	24/85
amended		406/85	Aug.	24/85
amended		414/85	Aug.	31/85
amended		592/85	Dec.	7/85
amended		593/85	Dec.	7/85
amended		597/85	Dec.	14/85
amended		626/85	Dec.	14/85
amended		627/85	Dec.	14/85
amended		678/85	Jan.	4/86
amended		7/86	Jan.	25/86
amended		50/86	Feb.	15/86
amended		103/86	Mar.	15/86
amended		299/86	June	7/86
amended		320/86	June	21/86
amended		490/86	Aug.	30/86
amended		567/86	Oct.	11/86
amended		752/86	Jan.	10/87
amended		65/87	Feb.	28/87
amended		68/87	Feb.	28/87
amended		69/87	Feb.	28/87

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	1980	O.Reg.		zette		
No.						
amended		180/87	Apr.	18/87		
amended		398/87	July	18/87		
amended		449/87	Aug.	15/87		
amended		540/87	Oct.	10/87		
amended		599/87	Nov.	21/87		
amended		651/87	Dec.	19/87		
amended		3/88	Jan.	23/88		
amended		30/88	Feb.	6/88		
amended		39/88	Feb.	13/88		
amended		40/88	Feb.	13/88		
amended		111/88	Mar.	12/88		
amended		142/88	Mar.	26/88		
amended		158/88	Apr.	9/88		
amended		207/88	Apr.	23/88		
amended		317/88	June	4/88		
amended		368/88	June	25/88		
amended		382/88	July	2/88		
amended		387/88	July	9/88		
amended		447/88	July	30/88		
amended				6/88		
		468/88	Aug.			
amended		503/88	Aug.	27/88		
amended		522/88	Sept.	3/88		
amended		562/88	Oct.	1/88		
amended		580/88	Oct.	8/88		
amended		693/88	Dec.	3/88		
amended		724/88	Dec.	24/88		
amended		21/89	Feb.	4/89		
amended		49/89	Feb.	18/89		
amended		123/89	Mar.	25/89		
amended		176/89	Apr.	15/89		
amended		218/89	May	13/89		
amended		350/89	July	1/89		
amended		425/89	Aug.	5/89		
amended		426/89	Aug.	5/89		
amended		483/89	Sept.	2/89		
amended		494/89	Sept.	16/89		
amended		495/89	Sept.	16/89		
amended		561/89	Oct.	21/89		
amended		675/89	Dec.	30/89		
Speed Limits in Provincial Parks	491					
Speed Limits in Territory Without						
Municipal Organization		708/83	Nov.	19/83		
amended		81/86	Mar.	8/86		
amended		562/89	Oct.	21/89		
Stopping of Vehicles on Parts of the King's						
Highway	492					
amended		201/81	Apr.	18/81		
amended		707/81	Nov.	7/81		
amended		804/81	Dec.	19/81		
amended		520/83	Aug.	27/83		
amended		790/84	Dec.	29/84		
amended .		460/87	Aug.	22/87		
			-0'			

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		644/07		47/0
amended		544/87 208/88	Oct.	17/8
amended		,	Apr. Dec.	23/8 30/8
anichoco		676/89	Dec.	30/6
Stop Signs at Intersections	493			
amended		132/81	Mar.	28/8
amended		456/81	July	25/8
amended		22/82	Feb.	6/8
amended		119/82	Mar.	20/8
amended		319/82	May	29/8
amended		676/82	Oct.	23/8
amended		791/82	Dec.	18/8
amended		124/83	Mar.	26/8
amended		234/83	May	7/8
amended		696/83	Nov.	19/8
amended		523/84	Sept.	1/8
amended		791/84	Dec.	29/8
amended		192/85	May	11/8
amended		548/86	Sept.	27/8
amended		629/86	Nov.	15/8
amended		753/86	Jan.	10/8
amended		29/88	Feb.	6/8
amended		123/83 424/83 456/83 642/83 429/84 749/84 379/85 574/85 625/85 570/87	Mar. July Aug. Oct. July Dec. Aug. Nov. Dec. Oct. Nov.	26/ 16/ 6/8 29/ 14/ 8/8 3/8 23/ 14/ 31/
amended		28/88	Feb.	6/8
amended		193/88	Apr.	23/
amended		19/89	Feb.	4/8
amended		216/89	May	13/
amended		323/89	June	17/3
amended		423/89	Aug.	5/8
amended		677/89	Dec.	30/8
Tire Standards and Specifications(revoked by 741/81)	494			
				0-1-
Tire Standards and Specifications		741/81	Nov.	21/8
		541/82	Aug.	21/8
amended		0 = 4 / 0 = 1		0-1-
amended		351/83	June	25/8
		351/83 253/84 98/85	June May Mar.	25/8 12/8 16/8

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Traffic Control Signal Systems		526/84	Sept.	1/84
Use of Controlled-Access Highways				
by Pedestrians	495			
amended	475	601/81	Sept.	19/81
amended		16/82	Feb.	6/82
amended		229/83	May	7/83
amended		88/84	Mar.	3/84
amended		102/86	Mar.	
amended				15/86
		685/87	Jan.	2/88
amended		156/88	Apr.	9/88
Vehicle Permits		744/82	Nov.	27/82
amended		108/84	Mar.	3/84
amended		120/84	Mar.	10/84
amended		278/84	May	19/84
amended		377/84	June	30/84
amended		724/84	Nov.	24/84
amended		819/84	Jan.	19/85
amended		154/85	Apr.	20/85
amended		579/85	Nov.	23/85
amended		6/86	Jan.	25/86
amended		86/86	Mar.	8/86
amended		621/86	Nov.	8/86
amended		569/87	Oct.	31/87
amended		139/88	Mar.	26/88
amended		141/88	Mar.	26/88
amended		205/89	May	6/89
amended		235/89	May	20/89
amended		343/89	July	1/89
amended		370/89	July	8/89
amended		565/89	Oct.	28/89
Vehicles for the Transportation of Physically Disabled Passengers		167/81	Apr.	11/81
amended		788/84	Dec.	29/84
amended		155/85	Apr.	20/85
amended		370/87	July	11/87
amended		27/88	Feb.	6/88
		,		,
Vehicles on Controlled-Access Highways	496	203/01	۸	10/01
amended		203/81	Apr.	18/81
amended		602/81	Sept.	19/81
amended		679/81	Oct.	31/81
amended		15/82	Feb.	6/82
amended		73/82	Feb.	27/82
amended		458/82	July	17/82
amended		615/82	Oct.	2/82
amended		89/84	Mar.	3/84
amended		573/85	Nov.	23/85
amended		136/86	Apr.	5/86
amended .		686/87	Jan.	2/88
amended		155/88	Apr.	9/88

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Yield Right of Way Signs in Territory Without				
Municipal Organization		13/82	Feb.	6/82
amended		132/82	Маг.	20/82
amended		544/83	Sept.	10/83
amendedamended		750/84 575/85	Dec. Nov.	15/84 23/85
amended		634/85	Dec.	21/85
amended		424/89	Aug.	5/89
HISTORICAL PARKS ACT				
Historical Parks - Fees	497			
(revoked by 335/81)	127			
(1010100 04 333/01)				
Historical Parks - Fees		335/81	June	6/81
(revoked by 152/86)				
		152/06	A	12/06
Historical Parks - Fees		152/86	Apr.	12/86
(revoked by 216/86)				
Historical Parks - Fees		216/86	May	3/86
(revoked by 262/87)		,		-,-
Historical Parks - Fees		262/87	May	30/87
amended		377/87	July	11/87
amended		169/88	Apr.	16/88
amended		138/89	Apr.	1/89
Parks	498			
Parks amended	470	334/81	June	6/81
amended		334/01	June	0/01
HOMEMAKERS AND NURSES SERVICES ACT				
General	499			
amended	• • • • • • • • • • • • • • • • • • • •	236/81	May	2/81
amended		733/83	Dec.	10/83
amended		109/84	Mar.	10/84
amended		238/84	May	5/84
amended		105/85	Mar.	23/85
amended		302/86	June	7/86
amended		423/86	Aug.	2/86
HOMES FOR RETARDED PERSONS ACT				
	500			
Generalamended	500	921/91	Dag	26/81
amended		821/81 732/83	Dec. Dec.	10/83
amended		499/84	Aug.	18/84
amended		707/84	Nov.	17/84
amended		49/85	Feb.	16/85
amended		503/85	Oct.	26/85
amended		384/87	July	11/87
HOMES FOR SPECIAL CARE ACT				
Generalamended	501	171/81	Apr.	11/81

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amended		666/81	Oct.	24/8
amended		236/82	May	1/82
amended		736/82	Nov.	20/8
amended		232/83	May	7/8:
amended		664/84	Nov.	10/8
amended		273/85	June	15/8
amended		91/86	Mar.	8/8
amended		406/87	July	25/8
amended		575/88	Oct.	1/8
amended		132/89	Apr.	1/8
OMES FOR THE AGED AND REST HOMES ACT				
General	502	50/01	r.L	21/0
amended		50/81	Feb.	21/8
amended		188/81 272/81	Apr.	11/8
amended		377/81	May	
amended		*.	June	20/8
amended		482/81 614/81	Aug.	1/8
		· .	Oct.	3/8
amended		699/81	Nov.	7/8
amendedamended		820/81 70/82	Dec.	26/8
amended		,	Feb.	20/8
		313/82	May	22/8
amended		457/82	July	17/8
amended		550/82	Aug.	21/8
amended		552/82 723/82	Aug. Nov.	21/8
amended		72/83	Feb.	13/8
amended		275/83	May	21/8
amended		464/83		
amended		,	Aug. Oct.	6/8
amended		581/83 608/83	Oct.	1/8
amended		630/83	Oct.	15/8 15/8
amended		650/83	Oct.	29/8
amended		699/83	Nov.	19/8
amended		731/83	Dec.	10/8
amended		765/83	Dec.	24/8
amended		55/84	Feb.	18/8
amended		64/84	Feb.	18/8
amended		311/84	June	2/8
amended		328/84	June	9/8
amended		497/84	Aug.	18/8
amended		705/84	Nov.	17/8
amended		28/85	Feb.	9/8
amended		208/85	May	25/8
amended		350/85	July	6/8:
amended		401/85	Aug.	17/8
amended		504/85	Oct.	26/8
amended		554/85	Nov.	16/8
amended		48/86	Feb.	15/8
Q MA V U M V M		140/86	Apr.	5/8
amended		170/00	75171.	2/01
amended			-	17/9
amendedamended		247/86 367/86	May	17/8 12/8

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amended		642/86	Nov.	15/86
amended		39/87	Feb.	14/87
amended		225/87	May	9/87
amended		383/87	July	11/87
amended		452/87 594/87	Aug. Nov.	15/87 14/87
amendedamended		51/88	Feb.	13/88
amended		270/88	May	14/88
amended		485/88	Aug.	13/88
amended		510/88	Aug.	27/88
amended		651/88	Nov.	12/88
amended		42/89	Feb.	18/89
amended		46/89	Feb.	18/89
amended		168/89	Apr.	15/89
amended		229/89	May	13/89
amended		432/89	Aug.	5/89
amended		608/89	Nov.	18/89
HOSPITAL LABOUR DISPUTES ARBITRATION ACT				
Remuneration of Chairmen and Members				
of Arbitration Boards	503			
(revoked by 174/84)				
Remuneration of Chairmen and Members				
of Arbitration Boards		174/84	Apr.	7/84
(revoked by 338/87)				•
Remuneration of Chairmer, and Merchers				
of Arbitration Boards		338/87	June	27/87
amended		8/89	Jan.	28/89
Rules of Procedure	504			
HOTEL FIRE SAFETY ACT				
General	505			
(revoked by 223/84)	303			
General		223/84	Apr.	28/84
HOUSING DEVELOPMENT ACT				
General	506			
amended		780/83	Dec.	31/83
amended		227/84	Apr.	28/84
amended		452/84	July	28/84
amended		243/86	May	17/86
HUNTER DAMAGE COMPENSATION ACT				
General	507			

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HYPNOSIS ACT				
Application of Section 2 of the Act	508			
1				
IDEA CORPORATION ACT, 1981				
Termination of IDEA Corporation		203/86	May	3/86
MMUNIZATION OF SCHOOL PUPILS ACT, 1982				
		22/02		20/01
General		23/83	Jan.	29/83
amended		543/84	Sept.	8/84
amendedamended		24/85	Feb.	9/85
		541/85	Nov.	16/8:
amended		542/85	Nov.	16/85
NCOME TAX ACT				
General.	509			
amended		346/81	June	6/81
amended		848/81	Jan.	9/82
amended		527/85	Nov.	2/85
amended		131/86	Apr.	5/80
amended		191/87	Apr.	18/8
amended		572/89	Oct.	28/89
Ontario Tax Credit System Regulation		90/81	Mar.	14/81
Ontario Tax Credit System Regulation		52/82	Feb.	20/82
Ontario Tax Credit System		63/83	Feb.	12/83
amended		302/83	June	4/83
Ontario Tax Credit System		249/84	May	12/84
Ontario Tax Credit System		119/85	Mar.	23/85
amended		361/85	July	13/85
Ontario Tax Credit System		132/86	Apr.	5/86
Ontario Tax Credit System.		127/87	Mar.	28/87
		391/88	July	9/88
Ontario Tax Credit System		,	-	
Ontario Tax Credit System		570/89	Oct.	28/89
Ontario Tax Reduction		569/89	Oct.	28/89
Taxable Income - Amount Prescribed under Section 6 of the Act		89/81	Mar.	14/81

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Taxable Income - Amount Prescribed					
under Section 6 of the Act		253/82	May	1/82	
Taxable Income - Amount Prescribed under Section 6 of the Act		301/83	June	4/83	
Taxable Income - Amount Prescribed under Section 6 of the Act		248/84	May	12/84	
Taxable Income - Amount Prescribed under Section 6 of the Act		362/85	July	13/85	
Taxable Income - Amounts Prescribed under Section 6 of the Act		130/86	Apr.	5/86	
Taxable Income - Amounts Prescribed under Section 6 of the Act		192/87	Apr.	18/87	
Tax Table for Individuals(revoked by 571/89)		864/81	Jan.	16/82	
Tax Table for Individuals		571/89	Oct.	28/89	
Temporary Surcharge - Prescribed Amount		512/83	Aug.	20/83	
INDUSTRIAL STANDARDS ACT					
Designation of Industries and Zones	510				
Duties of Employers and Advisory Committees	511				
Interprovincially Competitive Industries	512				
Publication Costs	513				
Schedule - Bricklaying and Stonemasonry Industry - Ottawa	514				
Bricklaying and Stonemasonry - Toronto	515				
Electrical Repair and Construction Industry - Ottawa	516				
Electrical Repair and Construction Industry - Toronto	517				
Fur Industry - Ontario	518	674/83	Nov.	5/83	
Ladies' Cloak and Suit Industry	519	,03		2,00	
amended		846/81	Jan.	2/82	

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Ladies' Dress and Sportswear Industry amendedamended	520	401/82 458/84	June Aug.	26/82 4/84
Lathing Industry - Ottawa	521			
Men's and Boys' Clothing Industry - ()ntario	522	736/83 42/87 642/88	Dec. Feb. Nov.	10/83 14/87 5/88
Painting and Decorating Industry - Ottawa	523			
Plastering Industry - Ottawa	524			
Plumbing and Heating Industry - Ottawa	525			
Plumbing and Heating Industry - Toronto	526			
Sheet-Metal Work Construction Industry - Ottawa	527			
INFLATION RESTRAINT ACT, 1982				
First Collective Agreements of Newly Certified Bargaining Units amended		57/83 490/83	Feb.	5/83 20/83
General		819/82 844/82 144/83 236/83 719/83	Jan. Jan. Mar. May Dec.	1/83 8/83 26/83 7/83 3/83
(expired)  Increase in Minimum Wages Under The Employment Standards Act(expired)		83/84	Feb.	25/84
Ontario Dairy Herd Improvement Corporation(expired)		91/83	Feb.	26/83
Ontario Municipal Employees Retirement System (expired)		92/83	Feb.	26/83
INSURANCE ACT				
Agents' Licences amended	528	479/86	Aug.	30/86

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	Calculations Under Clause 39a(1)(b)				
	of the Act		740/88	Dec.	31/88
	Classes of Insurance	529			
	Compensation Corporations		530/88	Sept.	3/88
	Generalamended.	530	837/84	Jan.	19/85
	antenged		637/64	Jan.	19/03
	Life Companies Special Shares - Investment	531			
	Order under Paragraph 1 of subsection 85(2)	522			
	of the Act - Rates of Interest	532	559/81	Sept.	5/81
	amended		639/81	Oct.	17/81
	amended		178/83	Apr.	16/83
	amended		232/85	June	1/85
	amended		135/87		
	amended			Apr.	4/87
			208/87	May	2/87
	amended		99/88	Mar.	5/88
			181/88	Apr.	16/88
	amended		190/89	Apr.	22/89
	Replacement of Life Insurance Contracts (revoked by 8/86)	533			
	Replacement of Life Insurance Contracts		8/86	Jan.	25/86
	Schedule of Fees	534			
	amended	55.	142/86	Apr.	5/86
	Uninsured Automobile Coverage	535			
	Variable Insurance Contracts of Life				
	Insurers	536			
INTER	PRETATION ACT				
	Fees Payable under Various Acts	537			
	amended		497/86	Sept.	6/86
	amended		682/88	Nov.	19/88
INVES	TMENT CONTRACTS ACT				
	Registration	538			
	amended		143/86	Apr.	5/86
	J				
	CATURE ACT  now - Courts of Justice Act, 1984)				
	High Court - Composition		494/81	Aug.	8/81
	(revoked by 329/82)		,,,,,,		0,01

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High Court - Composition(revoked by 448/83)		329/82	June	5/82
High Court - Composition(revoked by 684/83)		448/83	July	30/83
JUDICATURE ACT AND MATRIMONIAL CAUSES ACT (See now - Courts of Justice Act, 1984)				
Rules of Practice and Procedure of the Supreme Court of Ontario	540			
amendedamendedamendedamendedamended		734/81 411/82 709/82 141/83	Nov. July Nov. Mar.	21/81 3/82 13/82 26/83
(revoked by 560/84)  JUNIOR FARMER ESTABLISHMENT ACT				
Application for Bank Loan	541			
General	542			
JURIES ACT				
General	543	541/83 364/87 418/88 520/89	Sept. July July Oct.	10/83 11/87 16/88 14/89
JUSTICES OF THE PEACE ACT				
Salaries and Benefits		398/84 675/84 673/85 189/86 696/87 710/88 92/89 707/89	July Nov. Jan. April Jan. Dec. Mar. Jan.	7/84 10/84 4/86 19/86 2/88 17/88 11/89 6/90
L  LABORATORY AND SPECIMEN COLLECTION  CENTRE LICENSING ACT				
Laboratories	845			
amended	V. T.	551/83 95/89	Sept. Mar.	10/83 11/89
Specimen Collection Centres	854	552/83	Sept.	10/83

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LABOUR RELATIONS ACT			<del></del>		
General	544				
amended		408/81	July	4/81	
amended		175/84	Apr.	7/84	
amended		234/86	May	17/86	
amended		337/87	June	27/87	
amended		7/89	Jan.	28/89	
Office of the Board	545				
Rules of Procedure	546				
amended		123/87	Mar.	28/87	
amended		443/87	Aug.	15/87	
LANDLORD AND TENANT ACT					
Classes of Accommodation Deemed Not to be					
Residential Premises	547				
amended		393/87	July	18/87	
Forms	548				
amended		496/81	Aug.	8/81	
amended		317/85	June	29/85	
amended		391/85	Aug.	17/85	
amended		394/87	July	18/87	
Summary of Part IV of the Act	549				
amended		392/87	July	18/87	
LAND REGISTRATION REFORM ACT, 1984					
General		580/84	Sept.	29/84	
amended		35/85	Feb.	9/85	
amended		134/85	Apr.	20/85	
amended		452/85	Sept.	28/85	
amended		163/86	Apr.	12/86	
amended		422/86	Aug.	2/86	
amended		440/86	Aug.	16/86	
amended		30/87	Feb.	14/87	
amended		176/87	Apr.	18/87	
amended		77/89	Mar.	4/89	
amended		251/89	May	27/89	
amended		416/89	Aug.	5/89	
amended		568/89	Oct.	28/89	
amended		669/89	Dec.	30/89	
amendedamended		670/89 671/89	Dec. Dec.	30/89 30/89	
		0/1/07	D00.	50/07	
LAND TITLES ACT					
Application of Act	550				
(revoked by 550/81)					

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Fees	551			
amended		806/81	Dec.	19/81
amended		324/83	June	11/83
amended		135/84	Mar.	17/84
amended		233/85	June	1/85
amended		265/86	May	24/86
amended		256/87	May	30/87
amended		655/87	Dec.	19/87
amended		496/89	Sept.	23/89
Forms, Records and Procedures		75/82	Feb.	27/82
amended		323/82	May	29/82
amended		350/82	June	12/82
amended		170/83	Apr.	9/83
amended		278/83	May	21/83
amended		284/84	May	19/84
amended		551/84	Sept.	8/84
amended		579/84	Sept.	29/84
amended		33/85	Feb.	9/85
amended		133/85	Apr.	20/85
amended		234/85	June	1/85
amended		238/85	June	1/85
amended		239/85	June	1/85
amended		454/85	Sept.	28/85
amended		79/86	Mar.	8/86
amended		212/86	May	3/86
amended		225/86	May	10/86
amended		79/87	Feb.	28/87
amended		80/87	Feb.	28/87
amended		360/87	July	4/87
amended		525/87	Sept.	19/87
amended		585/87	Nov.	14/87
amended		669/87	Dec.	26/87
amended		373/88	July	2/88
amended		73/89	Feb.	25/89
amended		400/89	July	22/89
General	552			
amended		583/81	Sept.	12/81
(revoked by 75/82)				
I and Titles Divisions	553			
(revoked by 550/81)				
Land Titles Divisions		550/81	Sept.	5/81
amended		166/83	Apr.	9/83
amended		449/84	July	28/84
(revoking 449/84)		149/85	Apr.	20/85
amended		150/85	Apr.	20/85
amended		539/85	Nov.	9/85
amended		164/86	Apr.	12/86
amended		64/88	Feb.	20/88
Surveys and Descriptions of Land	554			
Transfer of Functions		415/07	A	1/07
Transfer of Functions		415/87	Aug.	1/87

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LAND TRANSFER TAX ACT				
Affidavits	555	570/83	Sept.	24/83
Commercial Recreational Property(revoked by 623/83)	556			
Consolidated Affidavit of Residence and Value of Consideration (revoked by 613/81)	557			
Consolidated Affidavit of Residence and Value of Consideration		613/81 10/84 358/86	Oct. Jan. July	3/81 21/84 5/86
Delegation of Authority amendedamendedamended	558	335/83 625/83 345/86	June Oct. June	18/83 15/83 28/86
Exemption(s):  For Certain Final Orders of Foreclosure and for Inter-corporate Transfers of Land	559	628/83	Oct.	15/83
For Certain Easements Granted to Oil or Gas Pipe Lines	560			
For Certain Insurance Companies (revoked by 623/83)	561			
For Certain Inter-Spousal Transfers	562	627/83	Oct.	15/83
For Conveyance to Farelly Fare Corporation or Family Business Corporation	563			
For Conveyance to Non-Resident Persons and Persons who are not Non-Resident Persons	564			
Final Orders of Foreclosure	565			
Forms amended	566	270/82 385/83 607/83 9/84 603/84 545/86 552/86 644/89	May July Oct. Jan. Oct. Sept. Oct. Dec.	8/82 9/83 15/83 21/84 6/84 20/86 4/86 16/89

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Leases	567				
Minister Authorized to Exempt and Refund	568				
Notice of Purchaser's Lien for Default	569				
Rates of Interest	570				
Rates of Interest		38/82	Feb.	13/82	
Rates of Interest		247/82	May	1/82	
Rates of Interest		516/83	Aug.	27/83	
amended		624/83	Oct.	15/83	
amended		428/86	Aug.	16/86	
Regulation to revoke Regulations 556, 561, 565 and 568 of R.R.O.1980		623/83	Oct.	15/83	
Taxation of Mineral Lands	571	,		,	
Transfers Between Related Corporations	572	626/83	Oct.	15/8	
SOCIETY ACT					
General .	573				
amended		296/83	June	4/83	
amended		297/83	June	4/83	
amended		407/83	July	16/83	
amended		365/84	June	23/84	
amended		200/86	Apr.	26/86	
amended		292/87	June	13/87	
amended		388/89	July	15/89	
I aw Foundation	574				
amended		520/87	Sept.	19/87	
AID ACT					
General.	575	100/00	24	12/0	
amended		109/82	Mar.	13/82	
amended		830/82	Jan.	8/83	
amended		108/83	Mar.	12/83	
amended		157/83	Apr.	2/83	
amended		408/83	July	16/83	
amended		121/85	Mar.	30/85	
amended(revoked by 59/86)		674/85	Jan.	4/86	

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General		59/86	Feb.	22/86
amended		126/86	Mar.	29/86
amended		726/86	Dec.	27/86
amended		699/87	Jan.	2/88
LEGISLATIVE ASSEMBLY RETIREMENT ALLOWANCES ACT				
General	576			
LIGHTNING RODS ACT				
General	577			
LIMITED PARTNERSHIPS ACT				
General	578			
amended		443/82	July	10/82
amended		203/84	Apr.	14/84
amended		164/87	Apr.	11/87
amended		457/88	July	30/88
amended		362/89	July	8/89
LINE FENCES ACT				
Appeals		412/88	July	16/88
Forms	579			
amended		371/88	June	25/88
amended		32/89	Feb.	4/89
Cormo		10/02	Inn	20/92
Forms		10/82 370/88	Jan. June	30/82 25/88
		370700	5 4110	23/00
Lands Situate in Territory Without				
Municipal Organization		9/82	Jan.	30/82
amended		413/88	July	16/88
LIQUOR CONTROL ACT				
General	580			
amended		85/82	Mar.	6/82
amended		391/82		
amended		601/82	Sept.	25/82
amended		384/84	July	7/84
amended		583/85	Nov.	23/85
amendedamended		486/88 544/88	Aug. Sept.	13/88 10/88
		344/00	осри.	10/00
LIQUOR LICENCE ACT				
General	581	20 101	T .	4.4.10.4
amended		20/81	Feb.	14/81
amended		105/81	Mar.	14/81

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amended	750/01	Luna	20/01
amended	358/81	June	20/81
amended	560/81	Sept.	5/81
	805/81	Dec.	19/81
amended	845/81	Jan.	2/82
amended	30/82	Feb.	13/82
amended	72/82	Feb.	27/82
amended	352/82	June	12/82
amended	353/82	June	12/82
amended	407/82	June	26/82
amended	408/82	June	26/82
amended	487/82	Aug.	7/82
amended	520/82	Aug.	14/82
amended	534/82	Aug.	21/82
amended	580/82	Sept.	11/82
amended	625/82	Oct.	9/82
amended	840/82	Jan.	8/83
amended	591/83	Oct.	1/83
amended	148/84	Mar.	17/84
amended	239/84	May	5/84
amended	251/84	May	12/84
amended	282/84	May	19/84
amended	318/84	June	9/84
amended	383/84	July	7/84
amended	446/84		
		July	28/84
amended	585/84	Sept.	29/84
amended	598/84	Oct.	6/84
amended	792/84	Dec.	29/84
amended	249/85	June	8/85
amended	315/85	June	29/85
amended	324/85	July	6/85
amended	537/85	Nov.	9/85
amended	584/85	Nov.	23/85
amended	70/86	Mar.	1/86
amended	277/86	May	31/86
amended	278/86	May	31/86
amended	483/86	Aug.	30/86
amended	651/86	Nov.	22/86
amended	693/86	Dec.	13/86
amended	713/86	Dec.	20/86
amended	1/87	Jan.	24/87
amended	16/87	Feb.	7/87
amended	17/87	Feb.	7/87
amended	78/87	Feb.	28/87
amended	95/87	Mar.	14/87
amended	134/87	Apr.	4/87
		May	,
amended	266/87		30/87
	311/87	June	27/87
amended	553/87	Oct.	17/87
amended	679/87	Dec.	26/87
amended.	706/87	Jan.	2/88
amended	83/88	Feb.	27/88
amended	84/88	Feb.	27/88
amended	122/88	Mar.	19/88
amended	275/88	May	21/88
amended	332/88	June	4/88

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amended		352/88	June	18/88
amended		353/88	June	18/88
amended		459/88	July	30/88
amended		543/88	Sept.	10/88
amended		697/88	Dec.	3/88
amended		702/88	Dec.	10/88
amended		716/88	Dec.	17/88
amended		57/89	Feb.	18/89
amended		75/89	Feb.	25/89
amended		329/89	June	17/89
amended		375/89	July	8/89
amended		376/89	July	8/89
amended		399/89	July	22/89
amended		408/89	July	22/89
amended		535/89	Oct.	21/89
amended		566/89	Oct.	28/89
amended		660/89	Dec.	23/89
amended		661/89	Dec.	23/89
Possession of Liquor in Charles Daley Park		328/81	May	30/81
(revoked by 148/82)		,		, ,
Possession of Liquor in Conservation Areas				
Operated by the Halton Region				
Conservation Authority		724/83	Dec.	3/83
Possession of Liquor in Parks Managed or				
Controlled by The Niagara Parks Commission				****
and The St. Clair Parkway Commission		290/88	May	28/88
Possession of Liquor in Provincial Parks		134/81	Mar.	28/81
(revoked by 148/82)				
Possession of Liquor in Provincial Parks		190/88	Ans	22/88
Possession of Liquor in Provincial Parks		130/00	Apr.	23/88
and in Parks Managed or Controlled by The				
St. Clair Parkway Commission, The St.				
Lawrence Parks Commission and The				
Niagara Parks Commission		122/86	Mar.	29/86
(revoked by 94/87)		122/00	Mai.	29/00
(1010000 04 ) 1/ 0//				
Possession of Liquor in Provincial Parks				
and in Parks Managed or Controlled by				
the St. Lawrence Parks Commission		94/87	Mar.	14/87
(revoked by 190/88)				
no contract of the contract of the notice of the contract of t				
Possession of Liquor in Provincial Parks and in Parks Managed or Controlled by The				
St. Lawrence Parks Commission and The				
Niagara Parks Commission		1/0/92	A ==	2/92
		148/82	Apr.	3/02
(revoked by 151/83)				
Possession of Liquor in Provincial Parks				
and in Parks Managed or Controlled by The				
St. Lawrence Parks Commission and The				
Niagara Parks Commission		151/83	Apr.	2/83
(revoked by 160/84)				

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Possession of Liquor in Provincial Parks		-		
and in Parks Managed or Controlled by The				
St. Lawrence Parks Commission and The				
Niagara Parks Commission		160/84	Mar.	24/84
(revoked by 151/85)				
Possession of Liquor in Provincial Parks				
and in Parks Managed or Controlled by The				
St. Lawrence Parks Commission and The				
Niagara Parks Commission		151/85	Apr.	20/85
(revoked by 122/86)			•	
LIVE STOCK AND LIVE STOCK PRODUCTS ACT				
Fore	597			
Eggsamended	582	301/81	May	23/81
amended		571/81	Sept.	12/81
anosocu		3/1/01	верт,	12/01
Live Stock		367/82	June	12/82
amended		526/82	Aug.	21/82
amended		589/82	Sept.	18/82
Panasand For	502			
Processed Eggamended	583	202/01	Man	22/01
amended		302/81	May	23/81
Wool	584			
amended		303/81	May	23/81
LIVE STOCK BRANDING ACT				
Forms	585			
amended.	202	88/82	Mar.	6/82
LIVE STOCK COMMUNITY SALES ACT		,		-,
and allowing the state of the s				
General	586	00010	*	e /
amended		775/81	Dec.	5/81
amended		258/85	June	8/85
amended		725/87	Jan.	16/88
LIVE STOCK MEDICINES ACT				
General	587			
amended		320/81	May	30/81
amended		259/82	May	8/82
amended		667/82	Oct.	23/82
amended		115/84	Mar.	10/84
amended		780/84	Dec.	22/84
amended		359/86	July	5/86
amended		115/87	Mar.	21/87
LOAN AND TRUST CORPORATIONS ACT				
Approved Trust Companies	588			
amended	500	347/82	June	12/82
		,		,

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amended		650/82 730/84	Oct. Dec.	16/82 1/84		
		40.407	P 1	7/07		
Approved Trust Companies		18/87	Feb.	7/87		
Common Trust Funds	589					
amended (revoked by 167/88)		784/82	Dec.	18/82		
Financial Standards						
- Loan Corporations	_ 590	667/04	Non	10/94		
amended(revoked by 167/88)		667/84	Nov.	10/84		
- Trust Companies	591					
amended		666/84	Nov.	10/84		
(revoked by 167/88)						
Financial Statements	592					
(revoked by 167/88)						
Loan Corporations Special Shares						
- Investment	593					
(revoked by 167/88)						
Schedule of Fees	594					
amended(revoked by 167/88)		146/86	Apr.	5/86		
(1040100 09 107/00)						
Subordinated Notes	505					
- Loan Corporation(revoked by 167/88)	595					
- Trust Company (revoked by 167/88)	596					
(1010100 0) 101/100)						
Trust Company Special Shares	597					
- Investment (revoked by 167/88)	391					
LOAN AND TRUST CORPORATIONS ACT, 1987						
General		167/88	Apr.	9/88		
LOCAL ROADS BOARDS ACT						
Establishment of Local Roads Areas  Northern and Eastern Regions	598					
amended	398	78/81	Маг.	7/81		
amended		88/81	Mar.	14/81		
amended		235/81	May	2/81		
amended		259/81	May	16/81		
amended		546/81	Sept.	5/81		

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amended		77/82	Mar.	6/82
amended		265/82	May	8/82
amended		360/82	June	12/82
amended		22/83	Jan.	29/83
amended		76/83	Feb.	19/83
amended		193/83	Apr.	16/83
amended		214/83	Apr.	30/83
amended		314/83	June	4/83
amended		422/83	July	16/83
amended		670/83	Nov.	5/83
amended		241/84	May	5/84
amended		656/84	Nov.	3/84
amended		80/85	Mar.	9/85
amended		169/85	Apr.	20/85
amended		312/85	June	22/85
amended		342/85	July	
				6/85
amended		651/85	Dec.	28/85
amended		55/86	Feb.	22/86
amended		166/86	Apr.	12/86
amended		220/86	May	10/86
amended		255/86	May	24/86
amended		318/86	June	21/86
amended		477/86	Aug.	30/86
amended		604/86	Oct.	25/86
amended		33/87	Feb.	14/87
amended		399/87	July	18/87
amended		545/87	Oct.	17/87
amended		602/87	Nov.	21/87
amended		191/88	Apr.	23/88
amended		535/88	Sept.	10/88
amended		665/88	Nov.	12/88
amended		752/88	Jan.	7/89
amended		223/89	May	13/89
amended		224/89	May	13/89
amended		247/89	May	20/89
amended		591/89	Nov.	4/89
Northwestern Region	599			
amended		452/81	July	18/81
amended		625/81	Oct.	10/81
amended		66/82	Feb.	20/82
amended		258/82	May	1/82
amended		310/82	May	22/82
amended		7/83	Jan.	
		,		22/83
amended		87/83	Feb.	26/83
amended		254/83	May	14/83
amended		355/83	July	2/83
amended		132/84	Mar.	17/84
amended		274/84	May	19/84
amended		657/84	Nov.	3/84
amended		17/85	Feb.	9/85
amended		182/85	May	4/85
amended		201/85	May	25/85
		389/85	Aug.	17/85
amended				- 17 00

amended. 284/86 May 31/86 amended. 284/86 May 31/86 amended. 374/86 July 12/86 amended. 588/86 Oct. 18/86 amended. 723/86 Dec. 27/86 amended. 723/86 Dec. 27/86 amended. 371/87 July 11/87 amended. 447/88 Feb. 13/88 amended. 495/88 Aug. 20/88 amended. 495/88 Aug. 20/88 amended. 495/88 Aug. 20/88 amended. 412/89 July 29/89  General. 600  LOXAL SERVICES BOARDS ACT  Dissolution of Local Services Board Croft Local Services Board Community of Alban. 600  Community of Alban. 600  Community of Armstrong. 601 amended. 764/84 Dec. 15/84  Community of Aweres. 342/88 June 11/88  Community of Bourkes. 525/85 Nov. 2/85  Community of Britt. 274/82 May 8/82  Community of Grambell Township. 727/81 Nov. 14/81  Community of Caramat. 597/81 Sept. 19/81  Community of Caramat. 597/81 Sept. 19/81  Community of Croft. 778/83 Dec. 31/83  (revoked by 2/87)  Community of Drayton. 96/81 Mar. 14/81 amended. 301/88 May 28/88  Community of Ferguson. 435/85 Sept. 14/85  Community of Foleyet. 602  Community of Foleyet. 602  Community of Gogama. 603 amended. 850/81 Jan. 9/82 amended. 288/87 June 13/87  Community of Goulais River. 642/85 Dec. 28/85		R.R.O. 1980	O.Reg.	Date Gaze	
amended 374/86 May 31/86 amended 374/86 July 12/86 amended 374/86 July 12/86 amended 588/86 Oct. 18/86 amended 723/86 Dec. 27/86 Dec. 27/86 amended 168/87 Apr. 18/87 amended 371/87 July 11/87 amended 371/87 July 11/87 amended 373/88 July 11/87 amended 333/88 June 11/88 amended 495/88 Aug. 20/88 amended 199/89 May 6/89 amended 199/89 May 6/89 amended 199/89 May 6/89 amended 199/89 May 6/89 amended 600  LOCAL SERVICES BOARDS ACT  Dissolution of Local Services Board - Creft Local Services Board Community of Armstrong 601 amended 764/84 Dec. 15/84  Community of Armstrong 601 amended 764/84 Dec. 15/84  Community of Aweres 342/88 June 11/88  Community of Bourkes 525/85 Nov. 2/85  Community of Britt 274/82 May 8/82  Community of Campbell Township 727/81 Nov. 14/81  Community of Campbell Township 778/83 Dec. 31/83  (revoked by 2/87)  Community of Drayton 96/81 Mar. 14/81  Community of Ferguson 96/81 Mar. 14/85  Community of Ferguson 602  Community of Foleyet 602  Community of Foleyet 602  Community of Foleyet 602  Community of Foleyet 602  Community of Gogama 603  amended 8850/81 Jan. 9/82  amended 288/87 June 13/87	amandad		178/86	Apr	19/86
amended				_	
amended					
amended					
amended			,		
amended			168/87	Apr.	18/87
amended	amended		371/87	July	11/87
Age	amended		47/88	Feb.	13/88
199/89   May   6/80   412/89   July   29/89	amended		333/88	June	11/88
Alta	amended				
Cieneral   G00					
Dissolution of Local Services Board - Croft Local Services Board - Community of Alban - Community of Alban - Community of Armstrong - Goll amended - Goll ame	amended		412/89	July	29/89
Dissolution of Local Services Board -	General	600			
Establishment of Local Services Board   2/87   Jan.   24/87	LOCAL SERVICES BOARDS ACT				
Establishment of Local Services Board   2/87   Jan.   24/87					
Establishment of Local Services Poard Community of Alban			0.107		24102
Community of Armstrong	Croft Local Services Board		2/87	Jan.	24/87
Community of Armstrong	Establishment of Level Cossions Roard				
Community of Armstrong       601         amended       764/84       Dec.       15/84         Community of Aweres       342/88       June       11/88         Community of Bourkes       525/85       Nov.       2/85         Community of Britt       274/82       May       8/82         Community of Campbell Township       727/81       Nov.       14/81         Community of Caramat       597/81       Sept.       19/81         Community of Cartier       326/82       May       29/82         Community of Croft       778/83       Dec.       31/83         (revoked by 2/87)       96/81       Mar.       14/81         Community of Drayton       96/81       Mar.       14/81         amended       435/85       Sept.       14/85         Community of Foleyet       602         Community of Gogama       603         amended       850/81       Jan.       9/82         amended       288/87       June       13/87         Community of Goulais River       642/85       Dec.       28/85			607/81	Sent	26/81
amended       764/84       Dec.       15/84         Community of Aweres       342/88       June       11/88         Community of Bourkes       525/85       Nov.       2/85         Community of Britt       274/82       May       8/82         Community of Campbell       727/81       Nov.       14/81         Community of Caramat       597/81       Sept.       19/81         Community of Cartier       326/82       May       29/82         Community of Croft       778/83       Dec.       31/83         (revoked by 2/87)       96/81       Mar.       14/81         Community of Drayton       96/81       Mar.       14/81         amended       301/88       May       28/88         Community of Ferguson       602       602         Community of Gogama       603       850/81       Jan.       9/82         amended       288/87       June       13/87         Community of Goulais River       642/85       Dec.       28/85	Community of Alban		007/01	Sept.	20/61
amended       764/84       Dec.       15/84         Community of Aweres       342/88       June       11/88         Community of Bourkes       525/85       Nov.       2/85         Community of Britt       274/82       May       8/82         Community of Campbell       727/81       Nov.       14/81         Community of Caramat       597/81       Sept.       19/81         Community of Cartier       326/82       May       29/82         Community of Croft       778/83       Dec.       31/83         (revoked by 2/87)       96/81       Mar.       14/81         Community of Drayton       96/81       Mar.       14/81         amended       301/88       May       28/88         Community of Ferguson       602       602         Community of Gogama       603       850/81       Jan.       9/82         amended       288/87       June       13/87         Community of Goulais River       642/85       Dec.       28/85	Community of Armstrong	601			
Community of Aweres       342/88       June       11/88         Community of Bourkes       525/85       Nov.       2/85         Community of Britt       274/82       May       8/82         Community of Campbell Township       727/81       Nov.       14/81         Community of Caramat       597/81       Sept.       19/81         Community of Cartier       326/82       May       29/82         Community of Croft       778/83       Dec.       31/83         (revoked by 2/87)       96/81       Mar.       14/81         Community of Drayton       96/81       Mar.       14/81         amended       301/88       May       28/88         Community of Ferguson       602         Community of Gogama       603         amended       850/81       Jan.       9/82         amended       288/87       June       13/87         Community of Goulais River       642/85       Dec.       28/85	·		764/84	Dec.	15/84
Community of Bourkes       525/85       Nov.       2/85         Community of Britt.       274/82       May       8/82         Community of Campbell Township.       727/81       Nov.       14/81         Community of Caramat.       597/81       Sept.       19/81         Community of Cartier.       326/82       May       29/82         Community of Croft.       778/83       Dec.       31/83         (revoked by 2/87)       96/81       Mar.       14/81         Amended.       301/88       May       28/88         Community of Ferguson.       435/85       Sept.       14/85         Community of Foleyet.       602         Community of Gogama.       603       850/81       Jan.       9/82         amended.       288/87       June       13/87         Community of Goulais River.       642/85       Dec.       28/85			,		,
Community of Britt.       274/82       May       8/82         Community of Campbell Township.       727/81       Nov.       14/81         Community of Caramat.       597/81       Sept.       19/81         Community of Cartier.       326/82       May       29/82         Community of Croft.       778/83       Dec.       31/83         (revoked by 2/87)       96/81       Mar.       14/81         Amended.       301/88       May       28/88         Community of Ferguson.       435/85       Sept.       14/85         Community of Foleyet.       602         Community of Gogama.       603       850/81       Jan.       9/82         amended.       850/81       Jan.       9/82       28/87         Community of Goulais River.       642/85       Dec.       28/85	Community of Aweres		342/88	June	11/88
Community of Britt.       274/82       May       8/82         Community of Campbell Township.       727/81       Nov.       14/81         Community of Caramat.       597/81       Sept.       19/81         Community of Cartier.       326/82       May       29/82         Community of Croft.       778/83       Dec.       31/83         (revoked by 2/87)       96/81       Mar.       14/81         Amended.       301/88       May       28/88         Community of Ferguson.       435/85       Sept.       14/85         Community of Foleyet.       602         Community of Gogama.       603       850/81       Jan.       9/82         amended.       850/81       Jan.       9/82       28/87         Community of Goulais River.       642/85       Dec.       28/85					
Community of Campbell Township.       727/81       Nov. 14/81         Community of Caramat.       597/81       Sept. 19/81         Community of Cartier.       326/82       May 29/82         Community of Croft.       778/83       Dec. 31/83         (revoked by 2/87)       96/81       Mar. 14/81         Community of Drayton.       96/81       Mar. 14/81         amended.       301/88       May 28/88         Community of Ferguson.       435/85       Sept. 14/85         Community of Foleyet.       602         Community of Gogama.       603       850/81       Jan. 9/82         amended.       850/81       Jan. 9/82       13/87         Community of Goulais River.       642/85       Dec. 28/85	Community of Bourkes		525/85	Nov.	2/85
Community of Campbell Township.       727/81       Nov. 14/81         Community of Caramat.       597/81       Sept. 19/81         Community of Cartier.       326/82       May 29/82         Community of Croft.       778/83       Dec. 31/83         (revoked by 2/87)       96/81       Mar. 14/81         Community of Drayton.       96/81       Mar. 14/81         amended.       301/88       May 28/88         Community of Ferguson.       435/85       Sept. 14/85         Community of Foleyet.       602         Community of Gogama.       603       850/81       Jan. 9/82         amended.       850/81       Jan. 9/82       13/87         Community of Goulais River.       642/85       Dec. 28/85	and the second s		071100		0.100
Community of Caramat.       597/81       Sept. 19/81         Community of Cartier.       326/82       May 29/82         Community of Croft.       778/83       Dec. 31/83         (revoked by 2/87)       96/81       Mar. 14/81         Community of Drayton.       96/81       Mar. 14/81         amended.       301/88       May 28/88         Community of Ferguson.       435/85       Sept. 14/85         Community of Foleyet.       602         Community of Gogama.       603         amended.       850/81       Jan. 9/82         amended.       288/87       June 13/87         Community of Goulais River.       642/85       Dec. 28/85	Community of Britt		2/4/82	May	8/82
Community of Caramat.       597/81       Sept. 19/81         Community of Cartier.       326/82       May 29/82         Community of Croft.       778/83       Dec. 31/83         (revoked by 2/87)       96/81       Mar. 14/81         Community of Drayton.       96/81       Mar. 14/81         amended.       301/88       May 28/88         Community of Ferguson.       435/85       Sept. 14/85         Community of Foleyet.       602         Community of Gogama.       603         amended.       850/81       Jan. 9/82         amended.       288/87       June 13/87         Community of Goulais River.       642/85       Dec. 28/85	Community of Campbell Township		727/81	Nov	14/81
Community of Cartier	Community of Campoon Township		121/01	1404.	14/01
Community of Cartier	Community of Caramat		597/81	Sent.	19/81
Community of Croft	·, · · · · · · · · · · · · · · · ·		27.702	ovp	27/02
(revoked by 2/87)         Community of Drayton	Community of Cartier		326/82	May	29/82
(revoked by 2/87)         Community of Drayton					
Community of Drayton	*		778/83	Dec.	31/83
amended	(revoked by 2/87)				
amended			0.4.04		4.4.04
Community of Ferguson			*		
Community of Foleyet	aincluced		301/88	May	20/00
Community of Foleyet	Community of Ferguson		435/85	Sent	14/85
Community of Gogama       603         amended       850/81       Jan.       9/82         amended       288/87       June       13/87         Community of Goulais River       642/85       Dec.       28/85	Community of Forgason		433/03	осре.	14/05
Community of Gogama       603         amended       850/81       Jan.       9/82         amended       288/87       June       13/87         Community of Goulais River       642/85       Dec.       28/85	Community of Foleyet	602			
amended	, , , , , , , , , , , , , , , , , , , ,				
amended         288/87         June         13/87           Community of Goulais River         642/85         Dec.         28/85	Community of Gogama	603			
Community of Goulais River	amended				
	amended		288/87	June	13/87
720/0/ 1- 2/07	*				
	amended		739/86	Jan.	3/87
amended	amended		275/87	June	6/87

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Community of Hallebourg		688/85	Jan.	4/86
Community of Hawk Junction		85/81	Mar.	14/81
Community of Heron Bay		259/86	May	24/86
Community of Hudsonamendedamended	604	131/82 649/84	Mar. Oct.	20/82 27/84
Community of Hurkett		119/81	Mar.	14/81
Community of Jogues		459/85 706/86	Sept. Dec.	28/85 20/86
Community of Kaministiquia		410/85	Aug.	31/85
Community of Kenogami		687/88	Nov.	26/88
Community of King - Lebel		806/82	Dec.	25/82
Community of Lac Ste. Therese		302/88	May	28/88
Community of Lappeamended		556/82 548/87	Aug. Oct.	28/82 17/87
Community of Laurier		673/88	Nov.	19/88
Community of Lee Valley		458/85	Sept.	28/85
Community of Madawaska		741/82	Nov.	20/82
Community of Madsen	605			
Community of Maisonville		542/87	Oct.	10/87
Community of Marter		87/87	Mar.	7/87
Community of Mills		688/88	Nov.	26/88
Community of Minaki		212/83	Apr.	30/83
Community of Missanabie		471/82 800/83	July Jan.	24/82 7/84
Community of Monetville		671/88	Nov.	19/88
Community of Moose Factory		664/86 287/87	Nov. June	29/86 13/87
Community of Nestor Falls		795/81	Dec.	12/81
Community of Oba		849/82	Jan.	15/83
Community of Peace Tree		289/87	June	13/87

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Community of Pearson		472/82	July	24/82
Community of Redbridge		674/88	Nov.	19/88
Community of Redditt		796/81	Dec.	12/81
Community of Restoule		633/81	Oct.	17/81
amended		92/85	Mar.	9/85
Community of Robinson		333/81	June	6/81
Community of Rossport		782/82	Dec.	11/82
Community of Savant Lake		592/86	Oct.	18/86
Community of Savard and Area		528/83	Sept.	3/83
Community of Searchmont		596/81	Sept.	19/81
Community of Shakespeare		527/83	Sept.	3/83
Community of Shebandowan		545/88	Sept.	10/88
Community of Sultan		473/82	July	24/82
·		,		·
Community of Thorne		58/82 503/84	Feb. Aug.	20/82 25/84
Community of Tilden Lake		686/88	Nov.	26/88
Community of Wabigoon		7/81	Jan.	31/81
amended		549/87	Oct.	17/87
Community of Wharncliffe and		(72 /22		10/00
K ynoch		672/88	Nov.	19/88
Community of Willisville and Whitefish Falls		327/82	May	29/82
amended		445/82	July	17/82
aracaded		765/84	Dec.	15/84
М				
MARRIAGE ACT				
General	606			
amended		331/86 630/88	June Nov.	28/86 5/88
MEAT INSPECTION ACT (ONTARIO)				
General	607			
General	607			

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MECHANICS' LIEN ACT				
(See now Construction Lien Act, 1983)				
Connect	600			
General	608	733/81	Nov	21/91
(superseded)		733/01	Nov.	21/81
MEMBERS' CONFLICT OF INTEREST ACT, 1988				
Genera		551/88	Sept.	17/88 <b>(B)</b>
MENTAL HEALTH ACT		001,00	o o p	2., 35 (-)
Application of Act	609			
amended	007	173/81	Apr.	11/81
amended		454/81	July	18/81
amended		463/81	July	25/81
amended		207/82	Apr.	24/82
amended		225/82	May	1/82
amended		524/82	Aug.	14/82
amended		745/82	Nov.	27/82
amended		162/83	Apr.	9/83
amended		241/83	May	14/83
amended		542/83	Sept.	10/83
amended		543/83	Sept.	10/83
amended		673/83	Nov.	5/83
amended		154/84	Mar.	24/84
amended		155/84	Mar.	24/84
amended		261/84	May	12/84
amended		138/85	Apr.	20/85
amended		439/85	Sept.	21/85
amended		440/85	Sept.	21/85
amended		480/85	Oct.	12/85
amended		61/86	Feb.	22/86
amended		354/86	July	5/86
amended		489/86	Aug.	30/86
amended		694/86	Dec.	13/86
amended		702/86	Dec.	20/86
amended		734/86	Jan.	3/87
amended		348/87	July	4/87
amended		391/87	July	18/87
amended		582/87 186/89	Nov. Apr.	7/87 22/89
amended		100/09	Apr.	24/09
Grants	610	474/04	4	00/00
amended		174/81	Apr.	11/81
amended		215/81	Apr.	25/81
amended		226/82	May	1/82
amended		804/82	Dec.	25/82 3/83
amended		522/83	Sept.	,
amended		153/84 262/84	Mar. May	24/84 12/84
		139/85	,	20/85
		349/87	Apr.	4/87
amended		347/8/	July	4/0/

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MENTAL HOSPITALS ACT				
Application of Section 10 of the Public Hospitals Act		214/81	Apr.	25/81
General	611			
amended		172/81	Apr.	11/81
amended		682/81	Oct.	31/81
amended		237/82	May	1/82
amended		231/83	May	7/83
amended		210/84	Apr.	28/84
amended		665/84 272/85	Nov. June	10/84 15/85
amended		92/86	Mar.	8/86
amended		407/87	July	25/87
amended		576/88	Oct.	1/88
amended		133/89	Apr.	1/89
METROPOLITAN POLICE FORCE COMPLAINTS				
PROJECT ACT, 1981				
(See now Metropolitan Toronto Police				
Force Complaints Act, 1984)				
METROPOLITAN TORONTO POLICE FORCE COMPLAINTS ACT, 1984				
General		854/81	Jan.	9/82
(revoked by 494/85)		054,01	Jun.	7/02
General		494/85	Oct.	19/85
amended		690/87	Jan.	2/88
MILK ACT		,		-/
By-Laws for Marketing Boards	612			
Cheese				
- Exchange.		531/84	Sept.	1/84
0.000				-/
- Exchanges	613			
amended		757/81	Nov.	28/81
(revoked by 531/84)				
- Information to be Furnished	614			
- Marketing	615			
- Marketing - Exemptions	616			
amended		197/81	Apr.	18/81
amended		196/82	Apr.	17/82
amended		322/82	May	29/82
amended		200/83	Apr.	16/83
amended		195/84	Apr.	14/84
amendedamended		165/85	Apr.	20/85
amendedamended		177/86 179/87	Apr. Apr.	19/86 18/87
amended		172/88	Apr.	16/88

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Cream for Processing					
· Plan	617				
amended		507/86	Sept.	13/86	
amended		685/88	Nov.	26/88	
- Marketing	618				
amended		599/81	Sept.	19/8	
Cream Producers	(10				
- Licences	619	0.55.104	Y	0/02	
amended		855/81	Jan.	9/82	
amended		380/82	June	19/82	
amended		701/85 243/87	Jan. May	18/86 23/87	
Grade A Milk - Marketing	620				
amended	020	40/81	Feb.	14/81	
amended		195/81	Apr.	18/81	
amended		266/81	May	16/81	
amended		515/81	Aug.	15/8	
(revoked by 541/81)		313/01	,,,,,,,	15/01	
Grade A Milk - Producers	621				
(revoked by 45/82)					
Grades, Standards, Designations, Classes,	(22				
Packing and Marking	622	722/02	Nov.	20/02	
amended		732/82	Feb.	20/82	
amended		31/84	Oct.	4/84	
		630/84	Oct.	20/84	
amended		584/86 277/89	June	18/86	
amended		663/89	Dec.	3/89 23/89	
Industrial Milk - Marketing	623				
amended	023	41/81	Feb	14/81	
amended		196/81	Apr.	18/81	
amended		267/81	May	16/81	
amended		516/81	Aug.	15/81	
amended		594/81	Sept.	19/81	
amended		650/81	Oct.	17/81	
amended		877/81	Jan.	16/82	
amended		47/82	Feb.	20/82	
amended		522/82	Aug.	14/82	
		559/82	Aug.	28/82	
amended		592/82	Sept.	18/82	
amended		725/82	Nov.	13/8	
amended		857/82	Jan.	15/8:	
			Feb.		
amended		81/83		19/8:	
amended		199/83	Apr.	16/83	
amended		253/83	May	14/83	
amended		479/83	Aug. Sept.	13/83	
amended		556/83			
		812/83	Jan. Feb.	14/8	

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amended		197/84	Apr.	14/84
amended		272/84	May	12/84
amended		493/84	Aug.	18/84
amended		571/84	Sept.	15/84
amended		166/85	Apr.	20/85
amended		418/85	Aug.	31/85
amended		433/85	Sept.	14/85
amended		488/85	Oct.	19/85
amended		508/85	Oct.	26/85
amended		453/86	Aug.	16/86
amended		481/86	Aug.	30/86
amended		499/86	Sept.	13/86
amended		454/87	Aug.	15/87
amended		60/88	Feb.	13/88
amended		120/88	Mar.	19/88
amended		106/89	Mar.	18/89
amended		263/89	May	27/89
amended		465/89	Aug.	19/89
amended		492/89	Sept.	16/89
		., =, 0,	o o p ii	20,00
Levies - Milk		484/81	Aug.	1/81
Marketing Boards	624			
V				
Marketing of Milk to Fluid Milk Processors		541/81	Sept.	5/81
amended		593/81	Sept.	19/81
amended		649/81	Oct.	17/81
amended		723/81	Nov.	14/81
amended		876/81	Jan.	16/82
amended		46/82	Feb.	20/82
amended		523/82	Aug.	14/82
amended		558/82	Aug.	28/82
amended		591/82	Sept.	18/82
amended		679/82	Oct.	23/82
amended		724/82	Nov.	13/82
amended		856/82	Jan.	15/83
amended		79/83	Feb.	19/83
amended		198/83	Apr.	16/83
amended		252/83	May	14/83
amended		478/83	Aug.	13/83
amended		555/83	Sept.	17/83
amended		811/83	Jan.	14/84
amended		21/84	Jan.	28/84
amended		59/84	Feb.	18/84
amended		105/84	Mar.	3/84
amended		196/84	Apr.	14/84
amended		270/84	May	12/84
amended		271/84	May	12/84
amended		492/84	Aug.	18/84
amended		570/84	Sept.	15/84
amended		801/84	Jan.	5/85
amended		164/85	Apr.	20/85
amended		417/85	Aug.	31/85
amended		434/85	Sept.	14/85
amended		489/85	Oct.	19/85

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amended		507/85	Oct.	26/85
amended		452/86	Aug.	16/86
amended		482/86	Aug.	30/86
amended		500/86	Sept.	13/86
amended		455/87	Aug.	15/87
amended		59/88	Feb.	13/88
amended.		121/88	Mar.	19/88
amendedamended		253/88	May	14/88
amended		105/89	Mar.	18/89
amended		264/89 464/89	May Aug.	27/89
amended		493/89	Sept.	19/89 16/89
		475/07	верт.	10/07
Milk				
- Marketing	625			
amended		475/81	Aug.	1/81
amended		5/82	Jan.	23/82
- Marketing - Classes 3,4,4 <u>a</u> ,4 <u>b</u> ,4 <u>c</u> ,5,				
<u>5a</u> and 6	626			
(revoked by 45/82)				
Tanananatai	(27			
- Transportation	627			
(revoked by 442/81)				
- Transportation		442/81	July	11/81
amended		553/88	Sept.	24/88
		55.700	осре.	21/00
Milk and Cheese				
- Plan	628			
amended		488/87	Sept.	12/87
amended		71/88	Feb.	20/88
Milk and Milk Products	629			
amended		595/81	Sept.	19/81
amended		746/81	Nov.	28/81
amended		145/82	Маг.	27/82
amended		291/82	May	15/82
amended		113/83	Mar.	19/83
amended(revoked by 250/87)		658/83	Oct.	29/83
amended		506/86	Sept.	13/86
(revoked by 275/89)		300,00	oop.	23/00
(10101000 0) 270/11/1				
Milk and Milk Products		250/87	May	30/87
amended		508/88	Aug.	27/88
amended		275/89	June	3/89
amended		276/89	June	3/89
Milk Producers				
Licences	630			
amended		42/81	Feb.	14/81
(revoked by 45/82)				

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Milk Producers, Licences, and Transportation			45/82	Feb.	20/82		
amended			80/83	Feb.	19/83		
amended			58/84	Feb.	18/84		
amended			54/85	Feb.	16/85		
amended			53/86	Feb.	15/86		
amended			52/87	Feb.	14/87		
amended			58/89	Feb.	18/89		
Milk Products - Extension	of Powers		80/81	Mar.	14/81		
Reconstituted Milk							
- General		631					
MINING ACT							
Assay Coupons		632					
Exploratory Licences and	Leaces for						
Oil and Natural Gas North							
Fifty-First Parallel of Latit		633					
Exploratory Licences and	Production Lasses						
For Natural Gas in Lake 1		634					
amended			34/82	Feb.	13/82		
Forms		635					
Mining Divisions	***************************************	636					
amended			222/85	June	1/85		
(revoked by 83/87)							
			00 (00		e 10e		
Mining Divisions			83/87	Mar.	7/87		
Refinery Licences		637					
Special Case Regulation u			260/06	Mon	24/06		
of the Act			260/86	May	24/86		
Surveys of Mining Claims	***************************************	638					
MINING TAX ACT							
MINING TAXACT							
General		639					
amended			782/83	Dec.	31/83		
amended			310/88	May	28/88		
amended			250/89	May	20/89		
amended			573/89	Oct.	28/89		
MINISTRY OF AGRICULTURE	AND FOOD ACT						
Farm Tax Reduction Progr	am		716/83	Nov.	26/83		
revoked			538/86	Sept.	20/86		

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MINISTRY OF COLLEGES AND UNIVERSITIES Colleges of Applied Arts and Technology - Boards of Governors and Council of Regents..... 640 amended ..... 201/82 Apr. 24/82 amended 196/87 Apr. 25/87 amended ..... 390/88 July 9/88 amended ..... 286/89 June 3/89 - Colleges..... 641 amended ..... 287/89 3/89 Tune Graduate Scholarships..... 642 amended. 387/81 June 27/81 amended..... 577/82 Sept. 11/82 amended..... 725/83 Dec. 10/83 amended.... 430/84 July 14/84 amended..... 441/85 Sept. 21/85 476/86 30/86 amended..... Aug. amended..... 253/87 May 30/87 Ontario Special Bursary Program..... 643 108/87 Mar. 14/87 amended..... amended..... 105/88 Mar. 12/88 Ontario Student Loans..... 644 amended..... July 17/82 451/82 amended..... 29/84 Feb. 4/84 amended..... 107/87 Mar. 14/87 amended 106/88 Mar. 12/88 Ontario Student Loans..... 645 Ontario Study Grant Plan..... 546 amended..... 151/82 Apr. 3/82 30/84 Feb. 4/84 amended..... amended..... 106/87 Mar. 14/87 amended..... 107/88 Mar. 12/88 MINISTRY OF COMMUNITY AND SOCIAL SERVICES ACT Institutions under Control of Minister..... 26/84 4/84 Feb. Institutions under Control of Minister..... 653/85 Dec. 28/85 647 Social Assistance Review Board..... Mar. 103/82 6/82 amended..... 15/82 amended.... 278/82 Mav amended 709/83 Nov. 19/83

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MINISTRY OF CONSUMER AND COMMERCIAL RELATIONS ACT				
Fees	648			
MINISTRY OF CORRECTIONAL SERVICES ACT				
General	649	556/85 591/86 2/89	Nov. Oct. Jan.	16/85 18/86 28/89
Intermittent Sentences	650			
MINISTRY OF CULTURE AND RECREATION ACT (See now Ministry of Tourism and Recreation Act, 1982)  MINISTRY OF THE ENVIRONMENT ACT				
Assignment of Administration of <u>Ontario</u> Waste <u>Management Corporation Act</u> , 1981 to the Minister of the Environment		510/81	Aug.	15/81
Assignment of Administration of <u>Consolidated Hearings Act, 1981</u> to the Minister of the Environment		511/81	Aug.	15/81
MINISTRY OF HEALTH ACT				
Bursaries and Fellowships for Health Study	654			
Chest Diseases Control Clinics	655			
Chiropody Bursaries		424/87	Aug.	8/87
Dental Bursaries		438/83 165/88	July Apr.	23/83 9/88
District Health Councils	656			
Grant - Special	657			
Grant to University of Toronto Faculty of Medicine - Fiscal Year Commencing April 1, 1987		74/87	Feb.	28/87
Grant to University of Toronto Faculty of Medicine - Fiscal Year Commencing April 1, 1987		74/87	Feb.	28/87
Grant to University of Toronto Faculty of Medicine - April 1, 1988 - September 30,		14/01	100.	20/01
1988		64/89	Feb.	18/89

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Grants - Health Resources	658			
amended		401/81	July	4/81
amended		61/87	Feb.	21/87
amended		242/87	May	23/87
amended		419/87	Aug.	8/87
amended		420/87	Aug.	8/87
amended		234/89	May	20/89
amended		383/89	July	15/89
Grants to Accredited Nursing Homes		462/86	Aug.	16/86
amended		408/87	July	25/87
amended		577/88	Oct.	1/88
amended		131/89	Apr.	1/89
and not the state of the state		151/07	Apr.	1/0/
Grants to University Faculties of				
Medicine		536/82	Aug.	21/82
amended		443/83	July	23/83
amended		494/84	Aug.	18/84
amended		429/85	Sept.	14/85
amended		350/86	June	28/86
amended		592/88	Oct.	8/88
amended		679/89	Dec.	30/89
Grants to University Faculties of Medicine and General Hospitals - Comprehensive Internships and Rotating Internships		66/89	Feb.	18/89
Grants to University Faculties of Medicine and General Hospitals - Fiscal Year				
Commencing April 1, 1987		75/87	Feb.	28/87
Grants to University Faculties of				
Medicine and General Hospitals - Internships		382/89	July	15/89
Grants to University Faculties of Medicine and General Hospitals - Pre-Internship				
Programs		65/89	Feb.	18/89
Grants to University Faculties of				
Medicine and General Hospitals -				
Pre-internship Programs (1989)		381/89	July	15/89
Medical Bursaries		437/83	July	23/83
amended		164/88	Apr.	9/88
		101/00	/ tpt.	2/00
Occupational Therapy Bursaries		289/84	May	19/84
amended		421/87	Aug.	8/87
Physiotherapy Bursaries		488/82	Aug.	7/82
amended		769/82	Dec.	11/82
amended		211/84	Apr.	28/84
amended		423/87	Aug.	8/87
Special Grant	659			

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Special Grant	660			
Special Grant		175/87	Apr.	18/87
Speech Pathology and Audiology Bursaries		440/83 212/84 422/87	July Apr. Aug.	23/83 28/84 8/87
amended		530/89	Oct.	14/89
Standard Ward Accommodation amended	661	233/81	May	2/81
Transportation of Patients  amended  amended		596/85 188/87 511/87 620/87	Dec. Apr. Sept. Dec.	14/85 18/87 19/87 5/87
MINISTRY OF NATURAL RESOURCES ACT				
Assignment of Powers and Duties of Minister Mining and Lands Commissioner to Hear and Determine the appeal of Margaret Lonsdale against The Otonabee Region Conservation				
Authority		24/81	Feb.	14/81
Mining and Lands Commissioner to Hear and Determine the appeal of Victor Debbert against The South Lake Simcoe Conservation Authority		25/81	Feb.	14/81
Mining and Lands Commissioner to Hear and Determine the appeal of:  Mr. Milton A. Chomyn against The South Lake Simcoe Conservation Authority;  Mr. A. Evans against The Lakehead Region Conservation Authority;  Mr. Guy E. Muschett against The Credit Valley Conservation Authority;  Mr. Roger Ross against The Metropolitan Toronto Region Conservation				
Authority  amended  Mining and Lands Commissioner to Hear and  Determine the appeal of:  Edith and Rita Martin against The Rideau  Valley Conservation Authority;  W. Takahashi against The Metropolitan  Toronto and Region Conservation		114/81 219/81	Mar. Apr.	14/81 25/81
Authority		368/81	June	20/81

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Mining and Lands Commissioner to Hear and Determine the appeal of: Mr. E. Bauman against The Grand				
River Conservation Authority; Edith and Rita Martin against The Rideau Valley Conservation Authority		389/81	June	27/81
Mining and Lands Commissioner to Hear and Determine the appeal of:  B. Bisaro against The South Lake Simcoe Conservation Authority; Frank Morriello against The South Lake Simcoe Conservation Authority;				
Sugarbush Holdings Limited against The Grand River Conservation Authority		448/81	July	18/81
Mining and Lands Commissioner to Hear and Determine the appeal of: Michael Hosinec against The Credit Valley Conservation Authority; Leon G. Laroche against The Rideau		c00/01	Sant	26/01
Valley Conservation Authority  Mining and Lands Commissioner to Hear and Determine the appeal of:  Donald J. Rashotte against the Moira River Conservation Authority; Tadeusz Trynda against The Rideau Valley Conservation Authority; Amadale Company Limited against the South Lake Simcoe Conservation Authority;		609/81	Sept.	26/81
Reg Prince against the South Lake Simcoe Conservation Authority		622/81	Oct.	10/81
Mining and Lands Commissioner to Hear and Determine the appeal of George W. Aregers against The Metropolitan Toronto and Region				
Conservation Authority  Mining and Lands Commissioner to Hear and Determine the appeal of:		695/81	Nov.	7/81
Harold and Jacqueline Zavitz against the Upper Thames River Conservation Authority; Hans Snippe against The Rideau Valley Conservation Authority; Lionel Edwards against The Otonabee				
Region Conservation Authority  Mining and Lands Commissioner to Hear and		744/81	Nov.	28/81
Determine the appeal of:  Frank Moreano against The South Lake Simcoe Conservation Authority		4/82	Jan.	23/82

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With a late Completion to Howard				
Mining and Lands Commissioner to Hear and  Determine the appeal of:				
Polish Army Veterans Association				
against Metropolitan Toronto and				
Region Conservation Authority		128/82	Mar.	20/82
Mining and Lands Commissioner to Hear and				
Determine the appeal of:				
Steven Ruddy against The Halton Region				
Conservation Authority;				
Michele Recchia against The Halton		100/00	2.4	00/02
Region Conservation Authority		129/82	Mar.	20/82
Mining and Lands Commissioner to Hear and				
Determine the appeal of:				
Graham Double against South Lake Simcoe				
Conservation Authority		204/82	Apr.	24/82
Mining and Lands Commissioner to Hear and				
Determine appeals under subsection 28(5) of the Conservation Authorities Act		2/4/02	,	12/02
of the Conservation Authorities Act		364/82	June	12/82
MINISTRY OF TOURISM AND RECREATION ACT, 1982				
Grants for Non-Profit Camps	651	00/04		
amended		83/81	Mar.	14/81
amended		801/83	Jan.	7/84
Municipal Recreation Directors'				
Certificates and Arena				
Managers' Certificates	652			
revoked		634/84	Oct.	27/84
n				
Programs of Recreation	653			
(revoked by 517/83)				
Recreation Programs		517/83	Aug.	27/83
amended		112/84	Mar.	10/84
MOOSONEE DEVELOPMENT AREA BOARD ACT				
Amendment to Schedule B				
to the Act		142/89	Apr.	1/89
MORTGAGE BROKERS ACT			•	
General	662			
amended		704/81	Nov.	7/81
amended		613/83	Oct.	15/83
amended		582/85	Nov.	23/85
amendedamended		271/86	May	24/86
amended		699/89	Dec.	30/89

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ACT repealed by S.O. 1982, c.12, s.1)				
Licences and Fees(expired)	663			
MOTOR VEHICLE ACCIDENT CLAIMS ACT				
Designated Insurers		152/83	Apr.	2/83
(revoked by 72/84)		,	1	, -
Designated Insurers		72/84	Feb.	18/84
amended		135/89	Apr.	1/89
General	664			
amended	004	529/89	Oct.	14/89
OTOR VEHICLE DEALERS ACT				
TOTOR VEHICLE DEALERS ACT				
General	665			
amended		703/81	Nov.	7/81
amended		617/83	Oct.	15/83
amended		54/86 272/86	Feb. May	15/86 24/86
amended		718/88	Dec.	17/88
amended		749/88	Dec.	31/88
AOTOR VEHICLE FUEL TAX ACT See now Fuel Tax Act, 1981)				
Forms.	666			
amended		271/82	May	8/82
General	667			
amended.		181/81	Арг.	11/81
		847/81	Jan.	9/82
amended		39/82	Feb.	13/82
amended		248/82	May	1/82
		,		
amendedamended		,		
amended		- 10, 4-		
amended amended  Taxable Price and Tax Payable on		440/81	July	11/81
amended  Taxable Price and Tax Payable on  Motor Vehicle Fuel and Fuel to Propel		,	July Oct.	
amended  Taxable Price and Tax Payable on  Motor Vehicle Fuel and Fuel to Propel  Railway Equipment		440/81	-	10/81
amended  Taxable Price and Tax Payable on  Motor Vehicle Fuel and Fuel to Propel  Railway Equipment		440/81 630/81	Oct.	10/81 16/82
amended		440/81 630/81 871/81	Oct. Jan.	10/81 16/82 10/82
amended		440/81 630/81 871/81 186/82	Oct. Jan. Apr.	10/81 16/82 10/82
amended		440/81 630/81 871/81 186/82	Oct. Jan. Apr.	11/81 10/81 16/82 10/82 17/82
amended		440/81 630/81 871/81 186/82 448/82	Oct. Jan. Apr. July	10/81 16/82 10/82 17/82
amended	668	440/81 630/81 871/81 186/82 448/82	Oct. Jan. Apr. July	10/81 16/82 10/82 17/82

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	amended		91/84	Mar.	3/84
	amended		84/85	Mar.	9/85
	amended		585/85	Nov.	30/85
	amended		472/86 159/88	Aug. Apr.	23/86 9/88
	amended		139/00	Api.	2/00
	Extending Validity of Motorized				
	Snow Vehicle Permits		379/83	July	9/83
	General	669			
	amended		454/83	July	30/83
	amended		48/84	Feb.	18/84
	amended		637/85	Dec.	21/85
	amended		45/87	Feb.	14/87
	amended		33/88	Feb.	6/88
	amended		41/89	Feb.	11/89
	amended		240/89	May	20/89
	Motorized Snow Vehicle Operators' Licences	670			
MUNI	CIPAL ACT				
	D 1 (1 (1)				
	Designation(s)	477			
	Agricultural Research Stations	671			
	Correctional Institutions	672			
	Facilities under the Developmental				
	Services Act	673			
	March 1 1 11 11 11 11 11 11 11 11 11 11 11 1	67.4			
	Municipalities	674			
	Provincial Education Institutions	675			
	Provincial Mental Health Facilities				
	and Public Hospitals	676			
	amended	070	417/82	July	3/82
	amended		417/02	July	3/02
	Universities	677			
	Equalization of Assessments Made Under				
	Section 368b of the Municipal Act		434/87	Aug.	8/87
	Pension Plan for Municipal Employees	678			
	F - 7				
	Revision and Certification of Assessment				
	Commissioner's List	679			
	Small Business Programs		686/86	Dec.	13/86
MUNI	CIPAL AFFAIRS ACT				
	Municipal Auditors	680			
		000			
	Tax Arrears and Tax Sale Procedures(revoked by 228/81)		6/81	Jan.	24/81

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Tax Arrears and Tax Sale Procedures  (revoked by 451/81)	228/81	Apr.	25/81
Tax Arrears and Tax Sale Procedures (revoked by 754/81)	451/81	July	18/81
Tax Arrears and Tax Sale Procedures	754/81	Nov.	28/81
Tax Arrears and Tax Sale Procedures(revoked by 416/82)	158/82	Apr.	3/82
Tax Arrears and Tax Sale Procedures(revoked by 25/83)	416/82	July	3/82
Tax Arrears and Tax Sale Procedures (revoked by 304/83)	25/83	Jan.	29/83
Tax Arrears and Tax Sale Procedures(revoked by 641/83)	304/83	June	4/83
Tax Arrears and Tax Sale Procedures(revoked by 13/84)	641/83	Oct.	29/83
Tax Arrears and Tax Sale Procedures	13/84	Jan.	28/84
MUNICIPAL BOUNDARY NEGOTIATIONS ACT, 1981			
Alexandria (Town of), Township of Kenyon, Township of Lochiel Boundary	239/86	May	17/86
Alliston (Town of), Township of Adjala Boundary	670/85	Jan.	4/86
Alliston (Town of), Township of Essa Boundary	557/88	Sept.	24/88
Alliston (Town of), Township of Tosorontio Boundary	716/89	Jan.	6/90
Almonte (Town of), Township of Ramsay Boundary	246/84	May	5/84
Arnprior (Town of), Township of McNab  Boundary	716/87	Jan.	9/88
Athol (Township of), Township of Hallowell Boundary	417/88	July	16/88
Aylmer (Town of), Township of Malahide Boundary	757/86	Jan.	10/87
Becton (Village of), Township of Tecumseth Boundary	815/83	Jan.	14/84

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Belleville (City of), Township of Thurlow- County of Hastings Boundary		397/85	Aug.	17/85
Belmont (Village of), Township of Yarmouth Boundary		624/88	Oct.	22/88
Bleuheim (Town of), Township of Harwich Boundary		49/87	Feb.	14/87
Brockville (City of), Township of Elizabethtown Boundary		429/86	Aug.	16/86
Cambridge (City of), Township of North Dumfries Boundary		100/89	Mar.	18/89
Carleton Place (Town of), Township of Beckwith Boundary		141/89	Apr.	1/89
Chatham (City of), Dover Township  Boundary		102/83	Mar.	5/83
Chatham (City of), Township of Chatham  Boundary		581/86	Oct.	18/86
Chatham (City of), Township of Chatham  Boundary		718/87	Jan.	9/88
Chatham (City of), Township of Dover Boundary		736/88	Dec.	31/88
Chatham (City of), Township of Harwich Boundary		714/89	Jan.	6/90
Chatham (City of), Township of Raleigh Boundary		712/89	Jan.	6/90
Cobourg (Town of), Hamilton Township Boundary		692/82	Oct.	30/82
Cookstown (Village of), Township of East Boundary		738/84	Dec.	8/84
Cookstown (Village of), Township of Tecumseth Boundary		835/84	Jan.	19/85
Cookstown (Village of), Township of Tecumseth Boundary		152/87	Apr.	11/87
Drayton (Village of), Township of Peel Boundary		393/88	July	9/88
Drayton (Village of), Township of Peel Boundary		519/89	Oct.	14/89

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Eganville (Village of), Township of Wilberforce Boundary		713/89	Jan.	6/90
Elora (Village of), Township of Nichol Boundary		554/83	Sept.	17/83
Erieau (Village of), Township of Harwich Boundary		559/88	Sept.	24/88
Essex (County of), City of Windsor - Township of Sandwich South Boundary		615/87	Dec.	5/87
Fenelon Falls (Village of), Township of Fenelon Boundary		692/85	Jan.	11/86
Forest (Town of), Township of Warwick Boundary		756/86	Jan.	10/87
Glencoe (Village of), Township of Ekfrid Boundary		335/85	July	6/85
Glencoe (Village of), Township of Ekfrid- Township of Mosa Boundary		220/84	Apr.	28/84
Goderich (Town of), Township of Goderich Boundary		364/86	July	12/86
Guelph (City of), Township of Guelph Boundary		153/87	Apr.	11/87
Guelph (City of), Township of Guelph Boundary		316/89	June	10/89
Hamilton (City of), City of Stoney Creek Boundary		558/88	Sept.	24/88
Harriston (Town of), Township of Minto		480/86	Aug.	30/86
Harrow (Town of), Township of Colchester South Boundary		558/85	Nov.	16/85
Hensall (Village of), Township of Tuckersmith Boundary		739/84	Dec.	8/84
Hilton Beach (Village of), Township of		694/85	Jan.	11/86
Ingersoll (Town of), Township of South-West Oxford Boundary		315/89	June	10/89
Iroquois (Village of), Township of Matilda Boundary		683/83	Nov.	12/83
Kingston (City of), Township of Kingston Boundary		756/88	Jan.	7/89

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Lancaster (Village of), Township of Lancaster Boundary		813/83	Jan.	14/84
Leamington (Town of), Township of Me		369/84	June	23/84
Little Current (Town of), Township of Howland Boundary		394/84	July	7/84
London (City of), Township of London Boundary		143/89	Apr.	1/89
Merrickville (Village of), Township of Montague, Township of Wolford Boundary		530/84	Sept.	1/84
Mississauga (City of), City of Brampton Boundary		336/85	July	6/85
Neebing (Municipality of), City of Thur Bay Boundary		700/86	Dec.	20/86
Orangeville (Town of), Town of Caledo Boundary		437/89	Aug.	12/89
Orillia (City of), Township of Orillia Boundary		380/89	July	15/89
Owen Sound (City of), Township of Sydenham Boundary		331/87	June	27/87
Oxford (County of), Town of Tillsonbur Township of South - West Oxford Bo	~	832/84	Jan.	19/85
Palmerston (Town of), Township of Minto Boundary		629/85	Dec.	21/85
Palmerston (Town of), Township of Wallace Boundary		560/88	Sept.	24/88
Paris (Town of), Township of Brantford Boundary		626/88	Oct.	22/88
Penetanguishene (Town of), Township Tiny Boundary		376/87	July	11/87
Petrolia (Town of), Township of Enniskillen Boundary		553/83	Sept.	17/83
Picton (Town of), Township of Hallowe Boundary		325/84	June	9/84
Picton (Town of), Township of Hallowe Boundary		667/86	Dec.	6/86

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Port Stanley (Village of), Township of Southwold Boundary		625/88	Oct.	22/88
Regional Municipality of Ottawa-Carleton, City of Ottawa - City of Nepean Boundary		834/84	Jan.	19/85
Ridgetown (Town of), Township of Howard Boundary		601/83	Oct.	15/83
Ridgetown (Town of), Township of Howard Boundary		755/86	Jan.	10/87
Ridgetown (Town of), Township of Howard Boundary		605/87	Nov.	28/87
Rockland (Town of), Township of Clarence Boundary		814/83	Jan.	14/84
Shallow Lake (Village of) Township of Keppel Boundary		833/84	Jan.	19/85
Shelburne (Town of), Township of Amaranth Boundary		211/86	May	3/86
South Plantagenet (Township of), Village of St. Isidore de Prescott		582/86	Oct.	18/86
Sydenham (Township of), City of Owen Sound Boundary		671/85	Jan.	4/86
Tilbury (Town of), Township of Tilbury  North Boundary.		831/84	Jan.	19/85
Tilbury (Town of), Township of Tilbury North Boundary		717/87	Jan.	9/88
Tilbury (Town of), Township of Tilbury North, Township of Tilbury		226/04	Luna	0/94
Fast Boundary		326/84	June	9/84
- County of Hastings Boundary  Tweed (Village of), Township of		630/85	Dec.	21/85
Hungerford Boundary		761/84	Dec.	15/84
Victoria Harbour (Village of), Township of Tay Boundary		715/89	Jan.	6/90
Walkerton (Town of), Township of Brant Boundary		482/85	Oct.	12/85
Watford (Village of), Township of Warwick Boundary amended		735/88 152/89	Dec. Apr.	31/88 15/89

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Welland (City of), Town of Pelham Boundary		693/85	Jan.	11/86
remail boundary		093/63	Jan.	11/00
Wheatley (Village of), Township of Romney Boundary		668/85	Jan.	4/86
Winchester (Village of), Township of				
Winchester Boundary		602/83	Oct.	15/83
Woodstock (City of), Township of Blandford-Blenheim Boundary		50/87	Feb.	14/87
MUNICIPAL ELECTIONS ACT				
Corre	(01			
Forms.	681	475/02	Lula	24/92
amended		475/82	July	24/82
amended		409/88	July	16/88
amended		539/88	Sept.	10/88
amended		541/88	Sept.	10/88
amended		591/88	Oct.	8/88
amended		681/88	Nov.	19/88
amended		712/88	Dec.	17/88
Use of Central Vote Tabulators		675/88	Nov.	19/88
Use of Vote Tabulators		562/87	Oct.	24/87
amended		680/88	Nov.	19/88
Use of Voting Recorders	682			
amended	002	555/82	Aug.	28/82
amended.		* .	Oct.	
amended		561/87 679/88	Nov.	24/87 19/88
MUNICIPAL EXTRA-TERRITORIAL TAX ACT, 1988				
		(27/00	Mon	£ /00
Assessment Equalization Factor		637/88	Nov.	5/88
General		623/88	Oct.	22/88
MUNICIPAL TAX SALES ACT, 1984				
Forms		830/84	Jan.	19/85
(revoked by 444/85)		030/04	Jan.	19/03
Municipal Tax Sales Rules		444/85	Sept.	21/85 <b>(B)</b>
amended		233/86	May	17/86
MUNICIPALITY OF METROPOLITAN TORONTO ACT				
Order - Borough of Etobicoke		394/83	July	9/83
Order - Borough of Scarborough		395/83	July	9/83
Order - Borough of York		396/83	July	9/83

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Ward Boundaries		188/88	Apr.	23/88
amended		513/88	Sept.	3/88
amended		603/88	Oct.	15/88
N				
IAGARA ESCARPMENT PLANNING AND EVELOPMENT ACT				
Designation of Area of Development Control	683			
amended		493/81	Aug.	8/81
amended		799/81	Dec.	12/8
amended		874/81	Jan.	16/8
amended		740/82	Nov.	20/8
amended		790/82	Dec.	18/8
amended		6/83	Jan.	22/8
amended		8/83	Jan.	22/8
amended		84/83	Feb.	19/8
amended		176/83	Apr.	16/8
amended		177/83	Apr.	16/8
amended		665/83	Oct.	29/8
amended		666/83	Oct.	29/8
amended		667/83	Oct.	29/8
amended		668/83	Oct.	29/8
amended		669/83	Oct.	29/8
amended		233/84	Apr.	28/8
amended		247/84	May	12/8
amended		343/84	June	16/8
amended		434/84	July	21/8
amended		106/85	Mar.	23/8
amended		365/85	July	13/8
amended		369/85	July	20/8
amended		588/85	Dec.	7/8.
amended.		289/86	May	31/8
amended		343/86	June	28/8
amended		563/86	Oct.	11/8
		573/86	Oct.	11/8
amendedamended		750/86	Jan.	10/8
		182/87	Apr.	18/8
amendedamended		230/87	May	16/8
amended		558/87 560/87	Oct.	17/8 17/8
amended		610/87	Dec.	5/8
amended		630/87	Dec.	12/8
amended		645/87	Dec.	19/8
amended		646/87	Dec.	19/8
amended		1/88	Jan.	23/8
amended		111/89	Mar.	18/89
amended		187/89	Apr.	22/8
amended		626/89	Nov.	25/89
amended		727/89	Jan.	13/90

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Designation of Planning Area	684			
amended	004	9/81	Jan.	31/81
amended		849/81	Jan.	9/82
Development Within the Development				
Control Area	685			
amended		836/81	Jan.	2/82
amended		181/82	Apr.	10/82
amended		694/82	Nov.	6/82
amended		729/84	Dec.	1/84
amended		469/85	Oct.	5/85
amended		98/86	Mar.	15/86
amended		290/86	May	31/86
amended		716/86	Dec.	27/86
NIAGARA PARKS ACT				
General	686			
amended	000	390/81	June	27/81
amended		103/84	Mar.	3/84
amended		68/86	Маг.	1/86
amended		183/86	Арг.	19/86
NON-RESIDENT AGRICULTURAL LAND INTERESTS REGISTRATION ACT  General	687	752/02	Des	47/02
amended		753/83	Dec.	17/83
NORTH PICKERING DEVELOPMENT CORPORATION ACT				
North Pickering Planning Area	688			
NOTARIES ACT				
Fees	689			
amended		424/81	July	11/81
amended		367/84	June	23/84
(revoked by 613/85)		,		/
Fees		613/85	Dec.	14/85
NURSING HOMES ACT				
General	690			
amended		39/81	Feb.	14/81
amended.		299/81	May	23/81
amended		489/81	Aug.	8/81
amended		668/81	Oct.	24/81
amended		686/81	Oct.	31/81
amended		793/81	Dec.	12/81
amended		54/82	Feb.	20/82
		,		

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amended		234/82	May	1/82
amended		296/82	May	22/82
amended		530/82	Aug.	21/82
amended		608/82	Sept.	25/82
amended		734/82	Nov.	20/82
amended		78/83	Feb.	19/83
amended		258/83	May	21/83
amended		459/83	Aug.	6/83
amended		550/83	Sept.	10/83
amended		703/83	Nov.	19/83
amended		790/83	Jan.	7/84
amended		61/84	Feb.	18/84
amended		287/84	May	19/84
amended		481/84	Aug.	18/84
amended		564/84	Sept.	15/84
amended		718/84	Nov.	24/84
amended		21/85	Feb.	9/85
amended		205/85	May	25/85
amended		407/85	Aug.	24/85
amended		564/85	Nov.	23/85
amended		31/86	Feb.	8/86
amended		40/86	Feb.	15/86
amended		240/86	May	17/86
amended		439/86	Aug.	16/86
amended		644/86	Nov.	15/86
amended		26/87	Feb.	7/87
amended		214/87	May	9/87
amended		299/87	June	20/87
amended		358/87	July	4/87
amended		456/87	Aug.	15/87
amended		597/87	Nov.	21/87
amended		633/87	Dec.	12/87
amended		44/88	Feb.	13/88
amended		266/88	May	14/88
amended		437/88	July	23/88
amended		492/88	Aug.	20/88
amended		578/88	Oct.	1/88
amended		653/88	Nov.	12/88
amended		40/89	Feb.	11/89
amended		232/89	May	13/89
amended		448/89	Aug.	12/89
amended		501/89	Sept.	23/89
amended		611/89	Nov.	18/89
amended		680/89	Dec.	30/89
()				
OCCUPATIONAL HEALTH AND SAFETY ACT				
Amending Certain Regulations		23/87	Feb.	7/87
Construction Projects	691			
amended		156/84	Mar.	24/84
amended		635/86	Nov.	15/86
amended		528/88	Sept.	3/88

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Control of Exposure to Biological				22/05
or Chemical Agents		654/86	Nov.	22/86
amended		707/86	Dec.	20/86
amended		339/87	June	27/87
Critical Injury - Defined		714/82	Nov.	13/82
Designated Substance -				
Acrylonitrile		733/84	Dec.	1/84
amended		23/87	Feb.	7/87
Arcania		176/96	A ==	12/06
Arsenic amended		176/86	Apr. Feb.	12/86
amended		23/87	reo.	7/87
Asbestos		570/82	Sept.	4/82
amended		655/85	Jan.	4/86
amended		23/87	Feb.	7/87
Asbestos on Construction Projects and in				
Buildings and Repair Operations		654/85	Jan.	4/86
amended		529/88	Sept.	3/88
Benzene		722/94	Dec.	1/0/
amended		732/84	Feb.	1/84 7/87
amended		23/87	reo.	1/01
Coke ()ven Emissions		517/82	Aug.	14/82
amended		23/87	Feb.	7/87
Fthylene Oxide		146/87	Apr.	11/87
T		455/02	Y.,.1.,	20/02
Isocyanates		455/83	July	30/83
amended		23/87	Feb.	7/87
Lead		536/81	Aug.	29/81
amended		23/87	Feb.	7/87
Mercury		141/82	Mar.	27/82
amended		23/87	Feb.	7/87
611:		760/02	D	24/02
Silicaamended		769/83 23/87	Dec. Feb.	24/83 7/87
amended		23/01	1 60.	1/01
Vinyl Chloride		516/82	Aug.	14/82
amended		23/87	Feb.	7/87
Diving Operations		634/86	Nov.	15/86
ert Plan Baral Paulonant		125/02	Man	26/02
Fire Fighters - Protective Equipment		125/83	Mar.	26/83
Hazardous Materials Inventories		643/88	Nov.	5/88
Industrial Establishments	692			
amended		654/86	Nov.	22/86
amended		525/88	Sept.	3/88
amended		549/89	Oct.	21/89

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Inventory of Agents or Combinations of Agents for the Purpose of Section 21 of the Act	693			
Mines and Mining Plants	694			
amended		626/82	Oct.	9/82
amended		226/83	Apr.	30/83
amended		569/83	Sept.	24/83
amended		769/83	Dec.	24/83
amended		190/84	Apr.	14/84
amended		306/85	June	22/85
amended		365/86	July	12/86
amended		450/86	Aug.	16/86
amended		569/86	Oct.	11/86
amended		654/86	Nov.	22/86
amended		258/87	May	30/87
amended		526/88	Sept.	3/88
		200,00	oopti	5,00
Oil and Gas - Offshore		633/86	Nov.	15/86
Roll-Over Protective Structures		524/88	Sept.	3/88
Teachers		191/84	Apr.	14/84
11-1				
University Academics and		207/04	Man	20/04
Teaching Assistants		307/84	May	26/84
Window Cleaning		527/88	Sept.	3/88
Workplace Hazardous Materials				
Information System		611/00	Nov.	5/00
		644/88		5/88
X Ray Safety		632/86	Nov.	15/86
X-Ray Safety, Registration and		252/24		10/01
Plan Review(revoked by 632/86)		263/84	May	12/84
OFFICIAL NOTICES PUBLICATION ACT				
D	605			
Rates	695	97/81	Mar.	14/81
		190/82		10/82
amended(revoked by 149/83)		190/02	Apr.	10/02
(revoked by 149/63)				
Rates		149/83	Apr.	2/83
		206/84	Apr.	28/84
amended		2017/04	, . p.,	20/04
Rates		167/85	Apr.	20/85
(revoked by 219/86)		20.,05		30/00
Rates		219/86	May	10/86
(revoked by 136/87)		7	,	,
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Rates		136/87	Apr.	4/87
amended		182/88	Apr.	16/88
amended		694/89	Dec.	30/89
amended		695/89	Dec.	30/89
OFF-ROAD VEHICLES ACT, 1983				
General		47/84	Feb.	18/84
amended		426/84	July	14/84
amended		239/89	May	20/89
OLEOMARGARINE ACT				
General	696			
amended		295/84	May	26/84
OMBUDSMAN ACT				
General Rules	697			
ONTARIO AGRICULTURAL MUSEUM ACT				
Fees	698			
amended		322/81	May	30/81
General	699			
ONTARIO AUTOMOBILE INSURANCE BOARD				
ACT, 1988				
Classification System		406/88	July	16/88
Increase in the Capped Rate for				
Automobile Insurance (revoked by 405/88)		166/88	April	9/88
Increase in the Capped Rates for				
Automobile Insurance		405/88	July	16/88
Information Filing		697/89	Dec.	30/89
ONTARIO DRUG BENEFIT ACT, 1986		03.703		50,05
,			D.	40/06
General		689/86	Dec.	13/86
amended		738/86 747/86	Jan. Jan.	3/87 3/87
amendedamended		55/87	Feb.	21/87
amended		56/87	Feb.	21/87
amended		141/87	Apr.	4/87
amended		185/87	Apr.	18/87
amended		186/87	Apr.	18/87
amended		270/87	June	6/87
amended		271/87	June	6/87
amended		352/87	July	4/87
amended		354/87	July	4/87
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No seems for the first form of					
amended		356/87	July	4/87	
amended		373/87	July	11/87	
amended		513/87	Sept.	19/87	
amended		661/87	Dec.	19/87	
amended		9/88	Jan.	30/88	
amended		10/88	Jan.	30/88	
amended		255/88	May	14/88	
amended		256/88	May	14/88	
amended		258/88	May	14/88	
amended		259/88	May	14/88	
amended		261/88	May	14/88	
amended		263/88	May	14/88	
amended		395/88	July	9/88	
amended		396/88	July	9/88	
amended		397/88	July	9/88	
amended		676/88	Nov.	19/88	
amended		677/88	Nov.	19/88	
amended		741/88	Dec.	31/88	
amended		742/88	Dec.	31/88	
amended		744/88	Dec.	31/88	
amended		128/89	Apr.	1/89	
amended		268/89	May	27/89	
amended		330/89	June	17/89	
amended		331/89	June	17/89	
amended		333/89	June	17/89	
amended		417/89	Aug.	5/89	
amended		418/89	Aug.	5/89	
amended		555/89	Oct.	21/89	
amended		585/89	Oct.	28/89	
amended		633/89	Dec.	2/89	
amended.		634/89	Dec.	2/89	
amended		682/89	Dec.	30/89	
amended.		684/89	Dec.	30/89	
OMPARIO EMERCIA ROARD ACIT					
ONTARIO ENERGY BOARD ACT					
General	700				
amended	700	220/01	v	6/01	
amended		330/81	June	6/81	
amended		805/82 820/82	Dec.	25/82	
amended		· .	Jan.	1/83	
amended		816/84	Jan. Mar.	19/85	
amended		97/87		14/87	
amended		598/87	Nov.	21/87	
		670/87	Dec.	26/87	
		254/88	May	14/88	
amended		312/88 313/88	May May	28/88 28/88	
amended		465/88	Aug.	6/88	
amended		248/89	May	20/89	
amended		690/89	Dec.	30/89	
antented		070/09	Dec.	30/09	
Rules of Procedure	701				
Uniform System of Accounts for Gas					
Unities Class A	7()2				

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ONTARIO FOOD TERMINAL ACT				
Composition and Procedure of Board	703			
Conduct of Business	704			
Rental Fees for Delivering or Discharging Produce revoked	705	198/85	May	18/85
	706			
Formsamended		231/82 432/83	May July	1/82 23/83
Generalamendedamendedamendedamendedamendedamended	707	412/81 230/82 333/83 758/83	July May June Dec.	4/81 1/82 18/83 17/83
Guaranteed Income Limit(revoked by 345/81)	708			
Guaranteed Income Limit(revoked by 432/81)		345/81	June	6/81
Guaranteed Income Limit(revoked by 681/81)		432/81	July	11/81
Guaranteed Income Limit(revoked by 865/81)		681/81	Oct.	31/81
Guaranteed Income Limit(revoked by 252/82)		865/81	Jan.	19/82
Guaranteed Income Limit(revoked by 480/82)		252/82	May	1/82
Guaranteed Income Limit(revoked by 687/82)		480/82	July	31/82
Guaranteed Income Limit(revoked by 62/83)		687/82	Oct.	30/82
Guaranteed Income Limit(revoked by 465/83)		62/83	Feb.	12/83
Guaranteed Income Limit		465/83	Aug.	6/83
Guaranteed Income Limit(revoked by 40/84)		759/83	Dec.	17/83

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Guaranteed Income (revoked by 264/84)	Limit		40/84	Feb.	11/84
Guaranteed Income (revoked by 529/84)	Limit		264/84	May	12/84
Guaranteed Income (revoked by 712/84)	Limit		529/84	Sept.	1/84
Guaranteed Income (revoked by 769/84)	Limit		712/84	Nov.	17/84
Guaranteed Income (revoked by 118/85)	Limit		769/84	Dec.	22/84
Guaranteed Income (revoked by 310/85)	Limit		118/85	Mar.	23/85
Guaranteed Income (revoked by 411/85)	Limit		310/85	June	22/85
Guaranteed Income (revoked by 543/85)	Limit		411/85	Aug.	31/85
Guaranteed Income (revoked by 133/86)	Limit		543/85	Nov.	16/85
Guaranteed Income (revoked by 285/86)	Limit		133/86	Apr.	5/86
Guaranteed Income (revoked by 409/86)	Limit		285/86	May	31/86
Guaranteed Income (revoked by 599/86)	Limit		409/86	Aug.	2/86
Guaranteed Income (revoked by 46/87)	Limit		599/86	Oct.	25/86
Guaranteed Income (revoked by 277/87)	Limit		46/87	Feb.	14/87
Guaranteed Income (revoked by 413/87)	Limit		277/87	June	6/87
	Limit		413/87	Aug.	1/87
Guaranteed Income (revoked by 299/88)	Limit		588/87	Nov.	14/87
Guaranteed Income (revoked by 360/88)	Limit.		299/88	May	28/88

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Guaranteed Income Limit(revoked by 537/88)		360/88	June	25/88
Guaranteed Income Limit(revoked by 670/88)		537/88	Sept.	10/88
Guaranteed Income Limit (revoked by 11/89)		670/88	Nov.	19/88
Guaranteed Income Limit, (revoked by 265/89)		11/89	Feb.	4/89
Guaranteed Income Limit (revoked by 542/89)		265/89	May	27/89
Guaranteed Income Limit		542/89	Oct.	21/89
Guaranteed Income Limit		639/89	Dec.	9/89
	700			
Archaeological Sites	709			
Historic Sites	710			
Grants and Loans.	711			
Grants to Incorporated Historical Societies and Associations (revoked by 418/84)	712			
Grants to Incorporated Historical Societies and Associations		418/84	July	14/84
Grants for Museums	713	689/81	Oct.	13/81
Grants for Museums		398/81 729/81 224/83 417/84	July Nov. Apr. July	4/81 14/81 30/83 14/84
Grants for Plaquing	714			
Licences	715			
(revoked by 212/82)				
Licences		212/82	Apr.	24/82
ONTARIO HIGHWAY TRANSPORT BOARD ACT				
Rules of Procedureamended	716	120/82	Mar.	20/82

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amended		546/82 170/86	Aug.	21/82 12/86	
ONTARIO HOME OWNERSHIP SAVINGS		436/86	Aug.	16/86	
PLAN ACT, 1988  General		12/00	Eab	4/80	
ONTARIO HUMAN RIGHTS CODE (See now Human Rights Code, 1981 - S.O. 1981, c. 53)		13/89	reo.	4/89	
Form of Complaint(expired)	717				
ONTARIO INSTITUTE FOR STUDIES IN EDUCATION ACT					
General	718				
ONTARIO LOTTERY CORPORATION ACT					
General	719				
ONTARIO MINERAL EXPLORATION PROGRAM ACT					
Generalamended	720	82/81	Mar.	14/81	
General	721				
ONTARIO MINERAL EXPLORATION PROGRAM ACT, 1989					
Ontario Mineral Incentive Program		558/89	Oct.	21/89	
Ontario Prospectors' Assistance Program		559/89	Oct.	21/89	
ONTARIO MUNICIPAL BOARD ACT					
Lees		642/84	Oct.	27/84	
Fees		330/86	June	28/86	
amended		177/88 419/88	Apr. July	16/88 16/88	
Procedure (revoked by 537/87)	722				
Rules of Procedure		537/87	Oct.	10/87	
amended		536/89	Oct.	21/89	

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Tariff of Feesamended	723	623/81 330/82	Oct.	10/81 5/82
amended (revoked by 642/84)		61/83	Feb.	12/83
ONTARIO MUNICIPAL EMPLOYEES RETIREMENT SYSTEM ACT				
General	724			
amended		641/81	Oct.	17/81
amended		389/82	June	19/82
amended		70/83	Feb.	12/83
amended		359/83	July	2/83
amended		349/84	June	16/84
amended		250/85	June	8/85
amended		393/86	July	12/86
amended.		92/87	Mar.	7/87
amended		343/87	July	4/87
amended		721/87	Jan.	9/88
amended		394/88	July	9/88
amended		68/89	Feb.	25/89
amended		379/89	July	15/89
ONTARIO MUNICIPAL IMPROVEMENT				
CORPORATION ACT				
Procedure	725			
ONTARIO NEW HOME WARRANTIES PLAN ACT				
Administration of the Plan	726			
amended		142/81	Mar.	28/81
amended		289/82	May	15/82
amended		120/83	Mar.	19/83
amended		78/84	Feb.	25/84
amended		677/84	Nov.	10/84
amended		219/87	May	9/87
amended		295/87	June	13/87
amended		308/88	May	28/88
Designation of Corporation	727			
amended		777/84	Dec.	22/84
Terms and Conditions of Registration				
of Builders and Vendors	728			
amended		362/87	July	4/87
Warranty		218/87	May	9/87
(revoked by 308/88)				
ONTARIO PENSIONERS PROPERTY TAX ASSISTANCE ACT				
Amount Clause 2(2)(a) of the Act		363/87	July	4/87
Amount - Clause 2(2)(a) of the Act		303/67	July	4/01

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Definition - "Rent Paid"	729			
revoked		363/82	June	12/8
Consol	720			
General(revoked by 776/81)	730			
(Territed by Frogram)				
General		776/81	Dec.	5/83
amended		688/82	Oct.	30/8
amended		757/83	Dec.	17/8
amended		713/84	Nov.	17/8
amended		286/86	May	31/8
General	731			
(revoked by 726/81)	751			
General		726/81	Nov.	14/8
(revoked by 635/82)		720/01	1404,	14/0
General		635/82	Oct.	9/82
amended		393/83	July	9/8:
amended		513/83	Aug.	27/8
(revoked by 695/83)		3 2 3 7 0 3		2,70
General		695/83	Nov.	19/8
(revoked by 654/84)		, ,		
General		654/84	Nov.	3/84
amended		438/85	Sept.	21/8
ARIO PLACE CORPORATION ACT				
Fees	732			
amended		255/81	May	16/8
amended		784/81	Dec.	5/81
amended		726/82	Nov.	13/82
amended		287/83	May	28/83
. 1 1		746/83	Dec.	17/83
amended		258/84	May	12/8
amended		836/84	Jan.	19/85
		216/85	June	1/85
amendedamended				6/05
amendedamendedamendedamendedamended		338/85	July	
amendedamendedamendedamendedamendedamendedamended		338/85 398/85	Aug.	6/85
amended		338/85 398/85 635/85	Aug. Dec.	17/85 21/85
amended		338/85 398/85 635/85 153/86	Aug. Dec. Apr.	17/85 21/85 12/86
amended		338/85 398/85 635/85 153/86 555/86	Aug. Dec. Apr. Oct.	17/85 21/85 12/86 4/86
amended		338/85 398/85 635/85 153/86 555/86 246/87	Aug. Dec. Apr. Oct. May	17/85 21/85 12/86 4/86 30/87
amended		338/85 398/85 635/85 153/86 555/86 246/87 170/88	Aug. Dec. Apr. Oct. May Apr.	17/85 21/85 12/86 4/86 30/85 16/88
amended		338/85 398/85 635/85 153/86 555/86 246/87 170/88 354/88	Aug. Dec. Apr. Oct. May Apr. June	17/85 21/85 12/86 4/86 30/85 16/88 25/88
amended		338/85 398/85 635/85 153/86 555/86 246/87 170/88	Aug. Dec. Apr. Oct. May Apr.	17/85 21/85 12/86 4/86 30/87
amended		338/85 398/85 635/85 153/86 555/86 246/87 170/88 354/88 144/89	Aug. Dec. Apr. Oct. May Apr. June Apr.	17/85 21/85 12/86 4/86 30/87 16/88 25/88
amended		338/85 398/85 635/85 153/86 555/86 246/87 170/88 354/88 144/89	Aug. Dec. Apr. Oct. May Apr. June Apr.	17/85 21/85 12/86 4/86 30/87 16/88 25/88

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ONTARIO TELEPHONE DEVELOPMENT CORPORATION ACT				
Composition and Procedures of Corporation	733			
ONTARIO UNCONDITIONAL GRANTS ACT				
Determination of Apportionments,				
Levies and Requisitions, 1981		579/81 104/82	Sept. Mar.	12/81 6/82
Determination of Apportionments and Levies,				
1982		648/82	Oct.	16/82
Determination of Apportionments and Levies,		(		
1983		289/83	May	28/83
Determination of Apportionments and Levies,		255/84	Man	10/04
1984		255/84	May	12/84
Determination of Apportionments and Levies,		251/85	June	8/85
		,		
Determination of Apportionments and Levies,		360/86	July	5/86
Determination of Apportionments and Levies,				
1987		501/87	Sept.	12/87
amended		643/87	Dec.	19/87
Determination of Apportionments and Levies,		502/00		0.400
1988		582/88	Oct.	8/88
Determination of Apportionments and Levies,				
1089		552/89	Oct.	21/89
Determination of Apportionments and Levies,		500 100		7 (07
for District Boards, 1987		577/87	Nov.	7/87
(revoked by 579/91)	734			
(revoked by 578/81)				
General		578/81	Sept.	12/81
amendedamended		105/82 413/82	Mar. July	6/82 3/82
(revoked by 565/82)		125,02	5 2.,	5/02
General		565/82	Sept.	4/82
(revoked by 246/83)		,		
General		246/83	May	14/83
(revoked by 453/84)				
General.		453/84	July	28/84
(revoked by 339/85)				

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General		339/85	July	6/85	
amended(revoked by 527/86)		568/85	Nov.	23/85	
General		527/86	Sept.	20/86	
(revoked by 14/88)					
General(revoked by 252/88)		14/88	Jan.	30/88	
General		252/88	May	14/88	
(revoked by 151/89)					
General		151/89	Apr.	15/89	
ONTARIO UNIVERSITIES CAPITAL AID					
Designated Universities	735				
ONTARIO WATER RESOURCES ACT					
Honda Sewage Works		332/85	July	6/85	
Municipal Sewage and Water and Roads					
Class Environmental Assessment Projects		207/87	May	2/87	
Plumbing Code	736				
amended		567/81	Sept.	12/81	
amended(revoked by 815/84)		58/83	Feb.	5/83	
Plumbing Code		815/84	Jan.	12/85	
amended		675/85	Jan.	4/86	
amended		588/88	Oct.	8/88	
amended		734/88	Dec.	31/88	
Rate of Interest	737				
South Cayuga Sewage Works	738				
revoked		520/81	Aug.	22/81	
St. Thomas Aquinas School Sewage Works		531/85	Nov.	9/85	
Water Wells	739				
amended (revoked by 612/84)		160/82	Apr.	3/82	
			45		
Wells		612/84	Oct.	13/84	
amended		132/85 601/88	Apr. Oct.	13/85 15/88	
ONTARIO YOUTH EMPLOYMENT ACT					
		102/04	A -	11/0:	
General		183/81	Apr.	11/81	

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General		195/82	Apr.	17/82
(expired)				
General		163/83	Apr.	9/83
(expired)				
General		256/84	May	12/84
(expired)				
General		176/85	May	4/85
(revoked by 231/86)				
General		231/86	May	17/86
(revoked by 502/87)				
General		502/87	Sept.	12/87
(revoked by 464/88)			•	
General		464/88	Aug.	6/88
General amended	740	180/82	Apr.	10/82
amendedamended	740	406/82	June	26/82
amendedamendedamended	740	406/82 639/83	June Oct.	26/82 29/83
amendedamendedamendedamendedamended	740	406/82	June	26/82
amendedamendedamended	740	406/82 639/83 745/83	June Oct. Dec.	26/82 29/83 17/83
amendedamendedamendedamendedamendedamendedamended	740	406/82 639/83 745/83 283/84	June Oct. Dec. May	26/82 29/83 17/83 19/84
amendedamendedamendedamendedamendedamendedamendedamendedamendedamendedamendedamended	740	406/82 639/83 745/83 283/84 532/86	June Oct. Dec. May Sept.	26/82 29/83 17/83 19/84 20/86
amended	740	406/82 639/83 745/83 283/84 532/86 265/87	June Oct. Dec. May Sept. May	26/82 29/83 17/83 19/84 20/86 30/87
amended amended amended amended amended amended amended amended amended	740	406/82 639/83 745/83 283/84 532/86 265/87 85/88	June Oct. Dec. May Sept. May Feb.	26/82 29/83 17/83 19/84 20/86 30/87 27/88
amended	740 741	406/82 639/83 745/83 283/84 532/86 265/87 85/88 456/89	June Oct. Dec. May Sept. May Feb. Aug.	26/82 29/83 17/83 19/84 20/86 30/87 27/88 12/89
amended General amended		406/82 639/83 745/83 283/84 532/86 265/87 85/88 456/89	June Oct. Dec. May Sept. May Feb. Aug.	26/82 29/83 17/83 19/84 20/86 30/87 27/88 12/89
amended		406/82 639/83 745/83 283/84 532/86 265/87 85/88 456/89 401/84 334/87	June Oct. Dec. May Sept. May Feb. Aug.	26/82 29/83 17/83 19/84 20/86 30/87 27/88 12/89
amended amended amended amended amended amended amended amended amended  amended  amended amended amended amended amended amended amended amended amended amended amended amended		406/82 639/83 745/83 283/84 532/86 265/87 85/88 456/89 401/84 334/87 658/87	June Oct. Dec. May Sept. May Feb. Aug.  July June Dec.	26/82 29/83 17/83 19/84 20/86 30/87 27/88 12/89
amended		406/82 639/83 745/83 283/84 532/86 265/87 85/88 456/89 401/84 334/87	June Oct. Dec. May Sept. May Feb. Aug.	26/82 29/83 17/83 19/84 20/86 30/87 27/88 12/89
amended		406/82 639/83 745/83 283/84 532/86 265/87 85/88 456/89 401/84 334/87 658/87	June Oct. Dec. May Sept. May Feb. Aug.  July June Dec.	26/82 29/83 17/83 19/84 20/86 30/87 27/88 12/89 7/84 27/87 19/87 12/89
amended		406/82 639/83 745/83 283/84 532/86 265/87 85/88 456/89 401/84 334/87 658/87 449/89	June Oct. Dec. May Sept. May Feb. Aug.  July June Dec. Aug.	26/82 29/83 17/83 19/84 20/86 30/87 27/88 12/89

R.R.O. Date of 1980 O.Reg. Gazette PAPERBACK AND PERIODICAL DISTRIBUTORS ACT 742 amended..... 611/83 Oct 15/83 amended.... 273/86 May 24/86 PARKS ASSISTANCE ACT General 743 PARKWAY BELT PLANNING AND DEVELOPMENT ACT (An asterisk (\*) denotes that the Regulation has been amended prior to January 1, 1981 but the amendments are not shown.) (- for amendments to the end of 1980 - see Table of Regulations published in The Ontario Gazette dated March 14, 1981 or in the Statutes of Ontario, 1980.) Land Use Regulations -County of Halton (now The Regional Municipality of Halton), City of Burlington \*482/73 55/81 Feb. 21/81 amended..... Mar. 14/81 87/81 amended..... 145/81 Mar. 28/81 147/81 4/81 amended..... Apr. amended.... 275/81 May 16/81 amended 420/81 July 11/81 amended..... 468/81 July 25/81 amended..... 544/81 5/81 Sept. amended..... 604/81 Sept. 19/81 amended..... 605/81 Sept. 19/81 amended..... 724/81 Nov. 14/81 amended..... 725/81 Nov. 14/81 amended. 826/81 Dec. 26/81 amended..... 25/82 Feb. 13/82 amended..... 32/82 Feb. 13/82 amended..... 482/82 July 31/82 566/82 Sept. 4/82 amended..... 757/82 Dec. 4/82 amended..... amended..... 818/82 Jan. 1/83 amended..... 201/83 Apr. 23/83 amended..... 202/83 Apr. 23/83 amended..... 318/83 June 11/83 amended..... 346/83 June 25/83 578/83 Oct. 1/83 amended.....

amended.....amended....

amended.....

767/83

106/84

159/84

Dec.

Mar.

Mar.

24/83

3/84

24/84

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				06/04
amended		304/84	May	26/84
amended		341/84	June	16/84
amended		457/84	Aug.	4/84
amended		504/84	Aug.	25/84 8/84
amended		539/84	Sept.	15/84
amendedamended		561/84 53/85	Feb.	16/85
amended		173/85	Apr.	27/85
amended		199/85	May	25/85
amended.		428/85	Sept.	14/85
amended		28/86	Feb.	8/86
amended		96/86	Mar.	8/86
amended		99/86	Mar.	15/86
amended		327/86	June	28/86
amended		328/86	June	28/86
amended		562/86	Oct.	11/86
amended		682/86	Dec.	13/86
amended		255/87	May	30/87
amended		344/87	July	4/87
amended		461/87	Aug.	22/87
amended		611/87	Dec.	5/87
amended		132/88	Mar.	26/88
amended		218/88	Apr.	30/88
amended		220/88	Apr.	30/88
amended		328/88	June	4/88
amended		376/88	July	2/88
amended		392/88	July	9/88
amended		480/88	Aug.	13/88
amended		660/88	Nov.	12/88
amended		720/88	Dec.	24/88
amended		38/89	Feb.	11/89
amended		59/89	Feb.	18/89
amended		147/89	Apr.	8/89
amended		189/89	Apr.	22/89
amended		385/89	July	15/89
amended		510/89	Oct.	7/89
County of Halton (now The Regional Municipality of Halton), Town of				
Milton		*480/7	3	
revoked		261/86	May	24/86
County of Halton (now part of the regional				
municipalities of Halton and Peel), Town of				
Oakville (now part of the towns of Halton				
Hills, Milton, Oakville and the City of				
Mississauga)		•481/73		
amended		15/81	Feb.	7/81
amended		146/81	Apr.	4/81
amended		184/81	Apr.	11/81
amended		192/81	Apr.	18/81
amended		258/81	May	16/81
amended		265/81	May	16/81
amended		317/81	May	30/81
amended		386/81	June	27/81

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*				
amended		419/81	July	11/81
amended		449/81	July	18/81
amended		598/81	Sept.	19/81
amended		709/81	Nov.	7/81
amended		362/82	June	12/82
amended		377/82	June	19/82
amended		505/82	Aug.	7/82
amended		704/82	Nov.	6/82
amended		705/82	Nov.	6/82
amended		706/82	Nov.	6/82
amended		707/82	Nov.	6/82
amended		817/82	Jan.	1/83
amended		88/83	Feb.	26/83
amended		116/83	Mar.	19/83
amended		136/83	Mar.	26/83
amended		356/83	July	2/83
amended		363/83	July	9/83
amended		444/83	July	23/83
amended		471/83	Aug.	13/83
amended		635/83	Oct.	15/83
amended		715/83	Nov.	26/83
amended.		232/84	Apr.	28/84
amended.		305/84	May	26/84
amended		306/84	May	26/84
amended		586/84	Sept.	29/84
amended		643/84	Oct.	27/84
amended		690/84	Nov.	17/84
amended		341/85	July	6/85
amended		461/85	Sept.	28/85
amended		615/85	Dec.	14/85
amended		15/86	Feb.	1/86
amended		27/86	Feb.	8/86
amended.		199/86	Apr.	26/86
amended		356/86	July	5/86
amended		408/86	July	26/86
amended		377/88	July	2/88
amended		659/88	Nov.	12/88
amended		188/89	Apr.	22/89
		/		,
County of Peel (now The Regional				
Municipality of Peel), Town of Mississauga				
(now part of the cities of Brampton and				
Mississauga)		*479/73		
amended		60/81	Feb.	21/81
amended		198/81	Apr.	18/81
amended		240/81	May	9/81
amended		244/81	May	9/81
amended		245/81	May	9/81
amended		319/81	May	30/81
amended		329/81	June	6/81
amended		464/81	July	25/81
amended		537/81	Aug.	29/81
amended		715/82	Nov.	13/82
amended		119/83	Mar.	19/83
amended		203/83	Apr.	23/83

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		270/84	1	20/04	
amended		370/84	June	30/84	
amended		772/84	Dec.	22/84	
amended		383/85	Aug.	10/85	
amended		617/85	Dec.	14/85	
amended		407/86	July	26/86	
County of Peel (now The Regional					
Municipality of Peel), Township of Toronto					
Gore (now the City of Brampton)		*476/73			
amended		763/81	Nov.	28/81	
amended		33/82	Feb.	13/82	
amended		726/83	Dec.	10/83	
revoked		32/85	Feb.	9/85	
County of Peel (now The Regional					
Municipality of Peel), Township of					
Chinguacousy (now the City of					
Brampton)		*477/73			
amended		91/81	Nov.	7/81	
County of Wentworth (now The Regional Municipality of Hamilton-Wentworth), Town of Dundas		*486/73			
amended		354/81	June	13/81	
amended		1/82	Jan.	23/82	
amended		693/82	Nov.	6/82	
amended		26/83	Jan.	29/83	
amended		728/83	Dec.	10/83	
amended		432/84	July	21/84	
amended.		313/85	June	22/85	
amended		187/86	Apr.	19/86	
amended		171/87	Apr.	18/87	
amended		247/87	May	30/87	
amended		724/87	Jan.	16/88	
amended		640/88	Nov.	5/88	
amended		198/89	May	6/89	
amended		402/89	July	22/89	
amended		507/89	Sept.	30/89	
amended		665/89	Dec.	23/89	
County of Wentworth (now The Regional Municipality of Hamilton-Wentworth), Township of East Flamborough (now the					
Township of Flamborough)		*483/73			
amended		90/83	Feb.	26/83	
amended		439/83	July	23/83	
amended		787/84	Dec.	29/84	
amended		197/85	May	18/85	
amended		375/88	July	2/88	
amended		5/89	Jan.	28/89	
amended		197/89	May	6/89	

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County of Wentworth (now The Regional Municipality of Hamilton-Wentworth). Township of West Flamborough (now the Township of Flamborough)..... \*484/73 amended..... 483/82 July 31/82 617/82 2/82 amended.... Oct. 133/83 Mar. 26/83 amended Mar. 26/83 amended 134/83 Mar. 26/83 amended 135/83 amended.... 213/83 Apr. 30/83 amended..... 20/83 485/83 Aug. amended 1/83 582/83 Oct 10/83 amended 727/83 Dec. 90/85 Mar. 9/85 amended amended 314/85 June 22/85 9/85 528/85 Nov. amended. amended..... 12/86 Feb. 1/86 amended..... 228/86 Mav 17/86 amended 406/86 July 26/86 amended. 48/89 Feb. 18/89 County of Wentworth (now The Regional Municipality of Hamilton-Wentworth), Village of Waterdown (now the Township of Flamborough).... \*485/73 amended..... 652/86 Nov. 22/86 Municipality of Metropolitan Toronto, Borough of Etobicoke (now the \*478/73 City of Etobicoke)..... amended..... 506/82 Aug. 7/82 amended..... 95/83 Mar. 5/83 328/83 June 18/83 amended amended ..... 523/83 Sept. 3/83 655/84 3/84 amended..... Nov. amended..... 227/86 Mav 17/86 amended..... 697/86 Dec. 20/86 Regional Municipality of York, \*473/73 Town of Markham..... 282/81 May 23/81 amended..... amended..... 443/81 July 11/81 12/81 582/81 Sept. amended..... 3/82 amended..... 432/82 July amended..... 437/82 July 10/82 amended..... 24/82 470/82 July amended..... 513/82 Aug. 14/82 18/82 amended..... 593/82 Sept. 317/83 11/83 amended..... June amended..... 489/83 Aug. 20/83 amended..... 491/83 Aug. 20/83 amended..... 634/83 Oct. 10/83 amended..... 718/83 Dec. 3/83 amended..... 770/83 Dec. 24/83 amended..... 11/84 Jan. 28/84

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		.74/04		7/04
amended		171/84	Apr.	7/84
amended		689/84	Nov.	17/84 21/85
amended		442/85 498/85	Sept. Oct.	26/85
amended		533/85	Nov.	9/85
amendedamended		586/85	Nov.	30/85
amended		639/85	Dec	21/85
amended		30/86	Feb.	8/86
amended		36/86	Feb.	15/86
amended		218/86	May	10/86
amended		355/86	July	5/86
amended		361/86	July	5/86
amended		401/86	July	19/86
amended		465/86	Aug.	23/86
amended		534/86	Sept.	20/86
amended		601/86	Oct.	25/86
amended		625/86	Nov.	15/86
amended		137/87	Apr.	4/87
amended		201/87	Apr.	25/87
amended		535/87	Oct.	3/87
amended		600/87	Nov.	21/87
amended.		282/88	May	21/88
amended		641/88	Nov.	5/88
amended		508/82 472/84 521/84 472/85	Aug. Sept. Oct.	7/82 11/84 1/84 5/85
amended		183/89	Apr.	22/89
Regional Municipality of York,		* 475 /79		
Town of Vaughan		*475/73		7/04
Town of Vaughan amended		79/81	Mar.	7/81
Town of Vaughan amended amended		79/81 49/82	Feb.	20/82
Town of Vaughan  amended  amended  amended		79/81 49/82 189/82	Feb. Apr.	20/82 10/82
Town of Vaughan amended amended amended amended		79/81 49/82 189/82 376/82	Feb. Apr. June	20/82 10/82 19/82
Town of Vaughan amended amended amended amended amended		79/81 49/82 189/82 376/82 387/82	Feb. Apr. June June	20/82 10/82 19/82 19/82
Town of Vaughan amended amended amended amended		79/81 49/82 189/82 376/82	Feb. Apr. June	20/82 10/82 19/82 19/82 10/82
Town of Vaughan amended amended amended amended amended		79/81 49/82 189/82 376/82 387/82	Feb. Apr. June June	20/82 10/82 19/82 19/82
Town of Vaughan amended amended amended amended amended amended		79/81 49/82 189/82 376/82 387/82 433/82	Feb. Apr. June June July	20/82 10/82 19/82 19/82 10/82
Town of Vaughan amended amended amended amended amended amended amended amended		79/81 49/82 189/82 376/82 387/82 433/82 434/82	Feb. Apr. June June July July	20/82 10/82 19/82 19/82 10/82
Town of Vaughan amended		79/81 49/82 189/82 376/82 387/82 433/82 434/82 469/82 507/82	Feb. Apr. June June July July July	20/82 10/82 19/82 19/82 10/82 10/82 24/82
Town of Vaughan amended		79/81 49/82 189/82 376/82 387/82 433/82 434/82 469/82 507/82 620/82	Feb. Apr. June June July July July Aug.	20/82 10/82 19/82 19/82 10/82 10/82 24/82 7/82 9/82
Town of Vaughan amended		79/81 49/82 189/82 376/82 387/82 433/82 434/82 469/82 507/82 620/82 104/83	Feb. Apr. June June July July July Aug. Oct. Mar.	20/82 10/82 19/82 19/82 10/82 10/82 24/82 7/82 9/82 12/83
Town of Vaughan amended		79/81 49/82 189/82 376/82 387/82 433/82 434/82 469/82 507/82 620/82 104/83 413/83	Feb. Apr. June June July July July Aug. Oct. Mar. July	20/82 10/82 19/82 19/82 10/82 10/82 24/82 7/82 9/82 12/83 16/83
Town of Vaughan amended		79/81 49/82 189/82 376/82 387/82 433/82 434/82 469/82 507/82 620/82 104/83	Feb. Apr. June June July July July Aug. Oct. Mar.	20/82 10/82 19/82 19/82 10/82 10/82 24/82 7/82 9/82 12/83
Town of Vaughan amended	744	79/81 49/82 189/82 376/82 387/82 433/82 434/82 469/82 507/82 620/82 104/83 413/83 546/83	Feb. Apr. June June July July July Aug. Oct. Mar. July Sept.	20/82 10/82 19/82 19/82 10/82 10/82 24/82 7/82 9/82 12/83 16/83
Town of Vaughan amended	744	79/81 49/82 189/82 376/82 387/82 433/82 434/82 469/82 507/82 620/82 104/83 413/83 546/83	Feb. Apr. June June July July July Aug. Oct. Mar. July Sept.	20/82 10/82 19/82 19/82 10/82 10/82 24/82 7/82 9/82 12/83 16/83
Town of Vaughan amended arended	744 745	79/81 49/82 189/82 376/82 387/82 433/82 434/82 469/82 507/82 620/82 104/83 413/83 546/83	Feb. Apr. June June July July July Aug. Oct. Mar. July Sept.	20/82 10/82 19/82 19/82 10/82 10/82 24/82 7/82 9/82 12/83 16/83
Town of Vaughan amended Amende		79/81 49/82 189/82 376/82 387/82 433/82 434/82 469/82 507/82 620/82 104/83 413/83 546/83	Feb. Apr. June June July July July Aug. Oct. Mar. July Sept.	20/82 10/82 19/82 19/82 10/82 10/82 24/82 7/82 9/82 12/83 16/83

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amended		458/88	July	30/88
amended		363/89	July	8/89
PENSION BENEFITS ACT				
Exemption		166/81	Apr.	4/81
(revoked by 723/87)		,	•	,
Exemption		315/82	May	22/82
(revoked by 323/85)		,	,	,
Exemption		323/85	July	6/85
(revoked by 723/87)		323/03	3019	0/00
General	746			
amended	790	101/01	Man	14/01
amended		101/81	Mar.	14/81
amended		262/82	May	8/82
		500/83	Aug.	27/83
amended		73/84	Feb.	18/84
amended		620/84	Oct.	20/84
amended		680/85	Jan.	4/86
amended		353/86	June	28/86
amended		692/86	Dec.	13/86
amended		31/87	Feb.	14/87
amended		238/87	May	23/87
amended		486/87	Sept.	5/87
amended by 722/92)		707/87	Jan.	2/88
(revoked by 723/87)		722/07	·	0./00
To Revoke Certain Regulations		723/87	Jan.	9/88
PENSION BENEFITS ACT, 1987				
General		708/87	Jan.	2/88
amended		100/88	Mar.	5/88
amended		101/88	Mar.	5/88
amended		112/88	Mar.	12/88
amended		422/88	July	16/88
amended		423/88	July	16/88
amended		424/88	July	16/88
amended		737/88	Dec.	31/88
amended		160/89	Apr.	15/89
amended		589/89	Oct.	28/89
amended		651/89	Dec.	16/89
amended		700/89	Dec.	30/89
amended		701/89	Dec.	30/89
PERSONAL PROPERTY SECURITY ACT				
Branch Offices .	747			
amended		616/84	Oct.	20/84
Fees Concerning Security Documents	748			
amended		137/84	Mar.	17/84
amended		249/86	May	17/86
		680/87	Dec.	26/87
amended				

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General.  amended.  amended.	749	838/81 264/87	Jan. May	2/82 30/87
(revoked by 372/89)  Personal Property Security Assurance Fund	750			
PERSONAL PROPERTY SECURITY ACT, 1989				
Fees		502/89	Sept.	30/89
General.		372/89	July	8/89
Personal Property Security Assurance Fund		503/89	Sept.	30/89
PESTICIDES ACT				
General amended	751	252/81 616/81 756/81 161/82 70/84 731/84 269/85 545/85 562/85 147/86 23/86 23/86 23/86 25/88 78/88 602/88 717/88 9/89 249/89	May Oct. Nov. Apr. Feb. Dec. June Nov. Apr. Apr. May Feb. Feb. Oct. Dec. Jan. May	16/81 3/81 28/81 3/82 18/84 1/84 15/85 23/85 5/86 10/86 17/86 6/88 27/88 15/88 17/88 17/88 28/89 20/89
PETROLEUM RESOURCES ACT				
Exploration, Drilling and Productionamended	752	35/82	Feb.	13/82
Protection of Designated Gas Storage Areas		666/85	Jan.	4/86
Spacing Units - Arthur Pool	753			
Blandford 3-7-VIII Pool		103/88	Mar.	5/88
Camden 6-10-IX Gore Pool		16/88	Jan.	30/88

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Clearvillerevoked	754	353/89	July	8/89
Colchester South	755			
Colchester South 81-1 Pool		658/89	Dec.	23/89
Courtright Poolrevoked	756	354/89	July	8/89
Coveny Poolrevoked	757	52/88	Feb.	13/88
Dawn 2-30-XIV Pool		248/88	May	14/88
Dawn 4-28-111 Poolrevoked	758	53/88	Feb.	13/88
Dawn and Sombra (Townships of)	759	355/89	July	8/89
Dover 1-H-V-E Pool		318/85	June	29/85
Dover 7-5-V Pool(revoked by 104/88)		622/83	Oct.	15/83
Dover 7-5-V E Pool		104/88	Mar.	5/88
Dungannon Pool	760			
Dunwich 8-22-A B.F. Pool		357/89	July	8/89
Egremont (Township of)	761			
Ekfrid Pool	762			
Enniskillen 6-15-IIamended		485/86 577/86	Aug. Oct.	30/86 11/86
Enniskillen 7-30-IX Pool		283/86	May	31/86
General Dawn 5-27-111 Pool	763			
Gosfield South 8-7-V Pool		17/88	Jan.	30/88
Gosfield South (Township of)	764			
Hemlock Pool	765			
Innerkip East Pool	766			
Innerkip Pool	767			
Ladysmith Pool	768			

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Maidstone 7-17-V Pool		18/88	Jan.	30/88
Malden (Township of)	769			
Mersea 1-15-B Pool (revoked by 1/85)		584/84	Sept.	29/84
Mersea 1-15-B Pool(revoked by 249/88)		1/85	Jan.	26/85
Mersea 2-15-B Pool		249/88	May	14/88
Mersea 6-16 B Pool		19/88	Jan.	30/88
Mersea 6-23-VII Pool		20/88	Jan.	30/88
Mersea 8-16-VIII Pool		493/88	Aug.	20/88
Moore (Township of)	770			
Osborne Pool	771			
Otter Creek Fast Pool	772			
Otter Creek Pool	773			
Oxley Fieldrevoked	774	356/89	July	8/89
Plympton 5-19 VI Pool	775			
PPC/RAM 20, Dover 3-7-III E Pool		657/89	Dec.	23/89
Revallee, Rochester 1-20-V (EBR) Pool		14/86	Feb.	1/86
Romney 3-8 II Pool		306/88	May	28/88
Romney 6-13-III Pool(revoked by 54/89)		305/88	May	28/88
Romney 6-13-III Pool		54/89	Feb.	18/89
Romney 6-13-IV Pool,		55/89	Feb.	18/89
Ruscom River Pool	776 777			
Sarnia 5 3-II Poolrevoked		511/88 659/89	Aug. Dec.	27/88 23/89
Sombra 3-26-V1 Pool		77/87	Feb.	28/87
Terminus North Pool	778			
Tilbury East 1-24-IX Pool		21/88	Jan.	30/88

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Townsend Pool	779			
Venison Creek Pool	780			
Verschoyle West Pool	781			
Wilsonville Pool	782			
Wilsonville South Pool	783			
PITS AND QUARRIES CONTROL ACT				
General	784	157/81 323/81 424/84 29/86 155/86 324/81	Apr. May July Feb. Apr. May	4/81 30/81 14/84 8/86 12/86
- Subdivision Plans		78/82	Mar.	6/82
Restricted Area By Laws	785			
parts of lots 14 and 16, Plan Number 32		2/81	Jan.	24/81
City of London in the County of Middlesex, Lot 35, Plan Number 630		3/81	Jan.	24/81
Township of Aldborough in the County of Elgin, Lot 7, Concession XII, Plan Number D-320		8/81	Jan.	31/81

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Township of Essa in the County				
of Simcoe, Lot 19, Concession IV, Plan Number 51R-478		12/81	Feb.	7/81
Town of Bracebridge in the District Municipality of Muskoka, Lot 20 in				
Concession IX, Plan Number BR-1624		17/81	Feb.	7/81
Town of Fort Erie in The Regional Municipality of Niagara, Lot 40,				
Plan Number 1088 and Lot 57, Plan Number 200		34/81	Feb.	14/81
Town of Blind River in the Territorial				
District of Algoma, Lot 376, Plan Number 487		54/81	Feb.	21/81
Town of Goderich in the County of				
Huron, lots 865 and 866, lots 888 and 889, Plan Number 7		74/81	Mar.	7/81
City of Hamilton in The Regional Municipality of Hamilton-Wentworth,				
lots 6, 7, 8 and part of Lot 9 Plan Number 62R-423		86/81	Mar.	14/81
Township of Bedford in the County of				
Frontenac, Lot 31, Concession VII, Plan Number R-95		124/81	Mar.	21/81
Township of Paipoonge in the Territorial District of Thunder Bay,				
Lot 25, Concession III, Parcel 2094		189/81	Apr.	11/81
Township of Snowdon in the Provisional County of Haliburton,				
Plan Number 19R 5.38		211/81	Apr.	25/81
Town of Newcastle, formerly in the Township of Darlington, in the County				
of Durham, Lot 23, Concession III  Township of Dunwich in the County		234/81	May	2/81
of Elgin, Lot 8, Concession VII		260/81	May	16/81
Township of Rama in the County of Simcoe, formerly in the County of				
Ontario, Lot 19, Concession F(revoked by 486/81)		261/81	May	16/81
Township of Rama in the County of Simcoe, Lot 19, Concession F		262/81	May	16/81
Town of Wasaga Beach formerly		,,,,,		
in the Village of Wasaga Beach, in the County of Simcoe, Lot 2,		2.015		
Concession XV, Plan Number 815		263/81	May	16/81

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Town of Wasaga Beach in the County of Simcoe, Plan Number 518942 and Plan Number 815	264/81	May	16/81	
Township of Verulam in the County of Victoria, Lot 11, Concession IV, Plan Number RD60	351/81	June	13/81	
Borough of York in The Municipality of Metropolitan Toronto, Parts of Lots 314 and 315, Plan Number 1813	356/81	June	13/81	
Borough of York in The Municipality of Metropolitan Toronto, Parts of Lots 17 and 18, Plan Number 847	357/81	June	13/81	
Township of Essa in the County of Simcoe, Part of the East Half of Lot 19, Concession IV,				
Plan Number 51R-478amended	391/81 530/86	June Sept.	27/81 20/86	
Township of Wainfleet in The Regional Municipality of Niagara, formerly in the County of Welland, Parts of Lots 19 and 20, Concession III, Plan Number 778A	392/81	June	27/81	
Town of Fort Erie in The Regional Municipality of Niagara, formerly in the County of Welland, Part of Block F, Corporation Plan No. 24,				
now known as Plan 525	393/81	June	27/81	
Township of Amaranth in the County of Dufferin, Lot 1, Concession IX	403/81	July	4/81	
Township of Carden in the County of Victoria, Lot 2, Concession IV, Plan Number 57R-228	411/81	July	4/81	
Town of Fort Eric in The Regional Municipality of Niagara, formerly in the Township of Bertic in the				
Concession	450/81	July	18/81	
City of Toronto in The Municipality of Metropolitan Toronto, Lot 1, Plan Number 128E	485/81	Aug.	8/81	
Township of Rama in the County of Simcoe, formerly in the County of Ontario, Lot 19, Concession F	486/81	Aug.	8/81	

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City of Mississauga in The Regional				
Municipality of Peel, formerly in the				
Township of Toronto in the County of				
Peel, Lot 128, Plan Number 745		488/81	Aug.	8/81
Town of Wasaga Beach, formerly the				
Village of Wasaga Beach, in the				
County of Simcoe, Lot 5, Sixteenth				
Concession		528/81	Aug.	29/81
City of North York, formerly in the				
Borough of York, in The Municipality				
of Metropolitan Toronto,				
Plan Number 2056		542/81	Sept.	5/81
Town of East Gwillimbury in The				
Regional Municipality of York, Block E,				
Part I, Plan Number 402		577/81	Sept.	12/81
(revoked by 585/81)				
Town of East Gwillimbury in The Regional Municipality of York, Block E,				
Part I, Plan Number 402		585/81	Sept.	12/81
		,		,
Town of Tay in the County of Simcoe,				
Lot 13, Plan Number 87 designated as Part 14, Plan Number 51R-1278		612/81	Oct.	3/81
rait 14, ran rumber Str-1276		012/01	Oct.	3/01
City of Orillia, formerly in the				
Township of South Orillia,				
in the County of Simcoe, Lot 5, Concession IV, Parts 1, 2, 3 and 4				
Plan Number 51R-1130		618/81	Oct.	10/81
		·		
Geographic Township of Casgrain in the				
Territorial District of Cochrane, Lot 25, Concession VII		632/81	Oct.	17/81
Lot 23, Concession vil		032/01	Oct.	17/01
Township of Rama in the County of				
Simcoe, Lot 5, Concession L		674/81	Oct.	24/81
Township of Nottownship in the				
Township of Nottawasaga in the County of Simcoe, Lot 32,				
Concession IV and V		676/81	Oct.	31/81
Town of Markham in The Regional				
Municipality of York, formerly in the Township of Markham in the				
County of York, Parcel 6-1,				
Section MA-2		677/81	Oct.	31/81
(revoked by 861/81)				
City of Toronto and partly in the				
Borough of York, formerly in the				
Township of York, Plan No. 1885		714/81	Nov.	7/81

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Town of Fort Erie in The Regional Municipality of Niagara, formerly in the Township of Bertie in the County of Welland, Lot 2,				
Concession II		780/81	Dec.	5/81
Township of Tay in the County of Simcoe, Lot 14, Plan Number 87, Part 5, Plan Number 51R-1278		782/81	Dec.	5/81
Township of Mariposa in the County of Victoria, lots 7 and 8, Concession A, Part 54, Plan Number R.D. 187 and				
Lot 98, Plan Number 553		783/81	Dec.	5/81
Town of Wasaga Beach in the County of Simcoe, Lot 26, Plan Number 1576		797/81	Dec.	12/81
Town of Wasaga Beach, formerly in the Village of Wasaga Beach, in the County of Simcoe, part of Lot 6, Concession XVI, Plan Number 51R-553		840/81	Jan.	2/82
Town of Markham in The Regional Municipality of York, formerly in the Township of Markham in the County of York, Parcel 6-7 for Section MA-2		861/81	Jan.	9/82
Township of Lindsay in the County of Bruce, Lot 15, Concession VIII, Flan Number R-174		869/81	Jan.	16/82
Township of Emily in the County of Victoria, Lot 13, Concession I,		6/82	Jan.	30/82
Township of Tay in the County of		0/02	Jan.	30/02
Simcoe, part of Lot 112, Concession II, Plan Number 51R-1231		51/82	Feb.	20/82
Geographic Township of Monteith in the Territorial District of Parry Sound, part of Lot 31, Concession VIII.				
Plan Number PSR 1700  Geographic Township of Monteith in the		64/82	Feb.	20/82
Territorial District of Parry Sound, part of Lot 31, Concession VIII, Plan Number PSR 1700		65/82	Feb.	20/82
Township of Tay in the County of Simcoe,				
part of Lot 13, Plan Number 51R 1278		80/82	Mar.	6/82

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Township of Cardiff in the Provisional County of Haliburton, part of Lot 24, Concession VI		81/82	Mar.	6/82
Township of Bedford in the County of Frontenac, part of Lot 31, Concession VII		87/82	Mar.	6/82
City of North York in The Municipality of Metropolitan Toronto, part of Lot 64, Plan Number 7611		112/82	Mar.	13/82
City of North York in The Municipality of Metropolitan Toronto, Lot 65, Plan Number 7611		113/82	Mar.	13/82
Township of Uxbridge in The Regional Municipality of Durham in the County of Ontario, part of Lot 14, Concession VII, Plan Number 414		143/82	Mar.	27/82
Town of Wasaga Beach in the County of Simcoe, Lot 43, Plan Number 1700		163/82	Apr.	3/82
Township of Tay in the County of Simcoe, Lot 83, Concession 1, Plan Number 51R-10463 (revoked by 453/82)		164/82	Apr.	3/82
Township of Scugog in The Regional Municipality of Durham, Lot 5, Concession X, Plan Number 40R-4747		175/82	Apr.	10/82
Township of Tay in the County of Simcoe, lots 13 and 14, Plan Number 51R-1278		192/82	Apr.	17/82
Township of Georgina in The Regional Municipality of York, Lot 11, Concession III, Plan Number 86766B		193/82	Apr.	17/82
City of Mississauga in The Regional Municipality of Peel, Lot 162, Plan Number 774		280/82	May	15/82
City of Mississauga in The Regional Municipality of Peel, Lot 5, Concession I,				
Plan Number 43R-9820		292/82	May	22/82

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Town of Wasaga Beach, County of Simcoe,					
Lot 6, Concession XVI,					
Plan Number RD469	301/82	May	22/82		
Township of Smith in the County of					
Peterborough, Lot 27, Concession XIV,					
Plan Number 45R-4201	316/82	May	29/82		
Town of Poor Sand Toolsoid District					
Town of Parry Sound, Territorial District of Parry Sound, Lots 114 and 115 on					
Westside of Highview Street,					
Plan Number 135	332/82	June	5/82		
Township of Mariposa,					
County of Victoria, Lot 40,					
Plan Number 553	371/82	June	19/82		
Township of Southwold, County of Elgin, Lot 45,					
Plan Number D-911	372/82	June	19/82		
Township of Mariposa, County of					
Victoria, Part 19 on Reference Plan, Lot 40, Plan Number 553	381/82	June	19/82		
revoked	435/82	July	10/82		
Township of Essa in the County of Simcoe, Lot 19 in Concession IV,					
Plan Number 478	402/82	June	26/82		
	,				
Town of Wasaga Beach, formerly in the					
Township of Sunnidale, in the County of Simcoe, Lot 5, Concession XV,					
Plan Number 51R-1316	420/82	July	3/82		
Township of Adelaide, County of					
Middlesex, Concession III, Lot 19, Plan Number 295	421/82	July	3/82		
		-			
Township of Adelaide, County of					
Middlesex, Concession III, Lot 20, Plan Number 295	422/82	July	3/82		
275	,	,	-,		
Township of Normandy, County of	407/100		2/02		
Grey, Lot 30, Concession XIII	427/82	July	3/82		
Township of Beaucage in the Territorial					
District of Nipissing, Lot 12, Concession I,					
Plan Number P-2259	446/82	July	17/82		
Township of Lindsay, County of Bruce,					
Lot 15, Concession VIII,					
Plan Number R-174	452/82	July	17/82		

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Township of Tay, County of Simcoe,  Lot 83, Concession 1,  Plan Number 51R-10463		453/82	July	17/82	
Township of Learnington, County of Essex, Lot 10, Plan Number 198		461/82	July	24/82	
Village of Elora, County of Wellington Wellington South (No.61), Plan Number 181		481/82	July	31/82	
Township of London, County of Middlesex, Concession XI		493/82	Aug.	7/82	
Township of Matchedash, County of Simcoe, Lot 20, Concession VIII		510/82	Aug.	14/82	
Village of Elora, County of Wellington, Wellington South (No.61) as Number 181, Plan Number WGR-14		511/82	Aug.	14/82	
Township of Himsworth South, District of Parry Sound, Lot 11, Concession XVII, Number PSR, Plan 290		512/82	Aug.	14/82	
Township of Cardiff, Provisional County of Haliburton, Lot 24, Concession VI		578/82	Sept.	11/82	
Town of Halton Hills, The Regional Municipality of Halton (formerly the Town of Acton in the County of Halton) Lot 40, Plan Number 772		603/82	Sept.	25/82	
Township of West Lincoln, The Regional Municipality of Niagara (Formerly in the Township of Gainsborough, County of Lincoln) Lot 19, Concession IV		605/82	Sept.	25/82	
Township of Cardiff, Provisional County of Haliburton, Lot 24, Concession VI		666/82	Oct.	23/82	
Township of Innisfil, County of Simcoe, Lot 30, Concession XIII, Plan Number 660		675/82	Oct.	23/82	
Township of Adjala in the County of Simcoe, Plan Number RD-622		691/82	Oct.	30/82	
Township of Innisfil in the County of Simcoe, Lot 26, Concession XI		699/82	Nov.	6/82	

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Township of Bayham in the County of Flgin		735/82	Nov.	20/82		
Township of Essa in the County of Simcoe, Lot 19, Concession IV		756/82	Dec.	4/82		
Township of Tudhope in the Territorial District of Timiskaming, Lot 11, Concession 1, Plan Number 54R-1327		759/82	Dec.	4/82		
Township of Essa in the County of Simcoe, Lot 19, Concession IV, Plan Number 51R-11213		763/82	Dec.	4/82		
Township of Lindsay in the County of Bruce, Lot 15, Concession VIII, Plan Number R-174.		764/82	Dec.	4/82		
Township of Cramahe in the County of Northumberland, Lots 14, 15 and 16 in Concession IV		788/82	Dec.	4/82		
Township of Brant in the County of Bruce, Lot 30, Concession II		811/82	Jan.	1/83		
Township of Innisfil in the County of Simcoe, Part of Broken, Lot 30, Concession XIII and Part of Lot 39 and Block G, Plan Number 660		4/83	Jan.	22/83		
Town of Wasaga Beach (formerly in the township of Sunnidale) in the County Simcoe, Lot 6, Concession XVI,		40/00		00/00		
Town of Rayside - Balfour in The Regional Municipality of Sudbury,		18/83	Jan.	29/83		
Lot 1, Concession III, Plan Number 53R-3792		52/83	Feb.	5/83		
Town of Lindsay, formerly in the Township of Ops, in the County of Victoria, east half of Lot 20 in Concession IV, Plan Number 97956;						
Lot 20, Concession IV, Plan Number 13415		59/83	Feb.	5/83		
Town of Onaping Falls formerly in the Township of Dowling, in The Regional Municipality of Sudbusy						
Municipality of Sudbury, Lot 10, Concession IV		89/83	Feb.	26/83		

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The second secon			
Town of Wasaga Beach, formerly in the Township			
of Nottawasaga, County			
of Simcoe, Lot 8,			
Plan Number 862	105/83	Mar.	12/83
Town of Fort Erie in The			
Regional Municipality of			
Niagara, parts of Lots 13			
and 14, Plan Number 328 for the			
Town of Fort Erie and			
Plan Number 2371 for the former			
Township of Bertie, now			
known as Plan Number 992	109/83	Mar.	12/83
City of Cornwall in the			
United Counties of Stormont,			
Dundas and Glengarry, Lot 7,			
Concession 1	110/83	Mar.	19/83
Township of Wolford in the			
United Counties of Leeds and			
Grenville, Lot 10,			
Concession II	111/83	Mar	19/83
Concession Hamman	111/03	14101.	17/03
Township of Orillia in the			
County of Simcoe, Lot 2			
Concession 1, Plan Number 478	115/83	Mar.	19/83
Township of Dack, in the			
Territorial District of Timiskaming,			
Parcel 17567,			
South Section Timiskaming	143/83	Mar.	26/83
Township of Tay in the County of			
Simcoe, part of Lot 13	101/02	A	16/03
Plan Number 51R-1278	181/83	Apr.	16/83
Town of Wasaga Beach in the			
County of Simcoe, Lot 40			
Plan Number 1700	182/83	Apr.	16/83
	102/03	p	10/03
Township of Croft in the			
Territorial District of Parry Sound,			
Lots 21 and 22, Concession III,			
Plan Number P5R 1904	207/83	Apr.	23/83
City of Mississauga in The			
Regional Municipality of Peel,			
formerly in the Township of Toronto			
in the County of Peel,			
part of Lot 125	01.0/00	A	20/02
Plan Number 774	216/83	Apr.	30/83

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Township of Hagerman in the Territorial District of Parry Sound, parts of Lots 28, 29 and 30 in					
Concession VII Plan Number 260  Town of Fort Erie in The Regional Municipality of Niagara, formerly in		217/83	Apr.	30/83	
the Village of Crystal Beach in the County of Welland, part of Block P Plan Number 544		243/83	May	14/83	
Township of Evanturel in the Territorial District of Timiskaming, part of the south half of Lot 7 in Concession I		249/83	May	14/83	
Townships of Belmont and Methuen, formerly in the Township of Methuen, in the County of Peterborough, parts of Lot 30 in Concession IX		315/83	June	11/83	
Township of Mariposa in the County of Victoria, part of Lot 1 in Concession C, part 6 Number R.D. 200					
Lot 11 Number 547		327/83	June	18/83	
Township of Howard in the County of Kent, half Lot 93, Number 219087		329/83	June	18/83	
Township of Mariposa in the County of Victoria part of Lot 8 in Concession A Number R.D. 187		352/83	June	25/83	
Town of Goderich in the County of Huron West half of Lot 376 Plan Number 457		357/83	July	2/83	
Town of Huntsville in the District Municipality of Muskoka, formerly in the Township of Chalfey in the District of Muskoka, Part of Lot 11, Concession III					
Township of Chaffey Part 18, Plan Number BR-1048		420/83	July	16/83	
Town of Aylmer in the County of Elgin Lots 1, 2, 3, 4 and 5 of Plan 301		421/83	July	16/83	

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Town of Rayside-Balfour in The Regional Municipality of Sudbury, part of Lot 1 in Concession III, Plan Number 53R-3792	467/83	Aug.	6/83	
Town of Rayside-Balfour in The Regional Municipality of Sudbury, part of Lot 1 in Concession III, Plan Number 53R-3792	468/83	Aug.	6/83	
Township of Fenelon in the County of Victoria part of Lot 30 in Concession VII	472/83	Aug.	13/83	
Township of Georgina, in The Regional Municipality of York, formerly in the County of York, part of Lot Numbers 22 and 23 in				
Concession 1	518/83	Aug.	27/83	
(formerly in the Township of Toronto, in the County of Peel) part of Block B, Plan Number 680	519/83	Aug.	27/83	
the amended prior to January 1, 1981 but the amendments are not shown.)  (- for amendments to the end of 1980  - see Table of Regulations published in The Ontario Gazette dated March 14, 1981 or in the Statutes of Ontario, 1980.)				
Restricted Areas - (now zoning) County of Brant,				
Township of Blantford	*295/74 44/87	Feb.	14/87	
Township of Brantford (revoking Reg.)	695/82	Nov.	6/82	
County of Bruce, Township of Brant (revoking Reg.)	747/82	Nov.	27/82	
Township of Carrickamended	*274/74 358/83	July	2/83	
Township of Huron (revoking Reg.)	746/82	Nov.	27/82	
Town of Kincardine (revoking Reg.)	748/82	Nov.	27/82	
County of Elgin, Township of Bayham (*284/74) amended	738/81	Nov.	21/81	
revoked	799/82	Dec.	25/82	

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Township of Malahide (revoking Reg.)	588/82	Sept.	18/82
County of Essex, Township of Colchester South (revoking Reg.)	176/82	Apr.	10/82
Township of Mersea (revoking Reg.)	632/82	Oct.	9/82
Township of Tilbury Northamended	*674 of R.R.0. 701/83		19/83
County of Frontenac, Township of Bedford (revoking Reg.)	159/81	Apr.	4/81
County of Grey, Township of Glenelg	*294/74		
County of Haliburton, Township of Cardiff (revoking Reg.)	604/82	Sept.	25/82
County of Hastings, Township of Sidney (revoking Reg.)	305/82	2 May	22/82
Township of Thurlow	*318/74 218/83	Apr.	30/83
amendedrevoked	593/84 112/89		6/84 18/89
County of Huron,			
Township of East Wawanosh (revoking Reg.)	238/82	. May	1/82
Township of Hay (revoking Reg.)	241/82	. May	1/82
Township of Morris (revoking Reg.)	239/82	2 May	1/82
Township of Stephen	*289/74 410/81		4/81
Township of Turnberry (revoking Reg.)	240/82	2 May	1/82
Township of Usborne	*287/74		
County of Kent, Township of Camden (revoking Reg.)	214/82	2 Apr.	24/82
Township of Chatham (*10/73)	752/81	Nov.	28/81
amended	809/81		19/81
amended.	587/82		18/82
revoked	642/82		16/82
Township of Harwich	69/81	l Mar.	7/81

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Township of Raleigh (revoking Reg.)	68/	81	Mar.	7/81
Township of Raleigh	70/	81	Mar.	7/81
County of Lambton,				
Township of Bosanquet				
(revoking Reg.)	100/	82	Mar.	6/82
Township of Moore	250/	83	May	14/83
(revoking Reg.)	211/	85	June	1/85
Township of Warwick	*281/	74		
amended	851/	81 .	Jan.	9/82
County of Lanark,				
Township of Drummond				
(revoking Reg.)	531/	81	Aug.	29/81
County of Leeds and Grenville,				
Township of Front of Leeds and				
Lansdowne (revoking Reg.)	547/	82	Aug.	21/82
Township of Oxford (on Rideau)	372/	77		
amended	22/		Feb.	14/81
revoked	708/		Dec.	20/86
Township of South Elmsley	*310/	74		
Township of South Gower	371/	77		
County of Northumberland, Township of Murray (revoking Reg.)	862/	81	Jan.	16/82
	,			,
County of Ontario (now The Regional Municipality of Durham),				
Township of Pickering (now the Town				
of Pickering)	*102/	72		
amended	208/		Apr.	18/81
amended	209/		Apr.	25/81
amended	833/		Jan.	2/82
amended	852/	81	Jan.	9/82
amended	165/	82	Apr.	3/82
amended	492/	82	Aug.	7/82
amended	64/		Feb.	12/83
amended	93/		Feb.	26/83
amended	194/		Apr.	16/83
amended	283/		May	28/83
amended	291/		May	28/83
amended	310/		June	4/83
amended	311/		June	4/83
amended	469/		Aug.	6/83
amended	114/		Mar.	10/84
amended	608/		Oct.	13/84
***************************************	,		Feb.	23/85
amended				

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1980 O.Reg.

	1980	O. Reg.	Gaz	ette
amended		202/05	May	25/05
amended		202/85 372/85	July	25/85 27/85
amended		390/85	Aug.	17/85
amended		393/85	Aug.	17/85
amended		468/85	Oct.	5/85
amended		522/85	Nov.	2/85
amended		34/86	Feb.	15/86
amended		74/86	Mar.	1/86
amended		101/86	Mar.	15/86
amended		110/86	Mar.	22/86
amended		235/86	May	17/86
amended		236/86	May	17/86
amended		262/86	May	24/86
		403/86	July	26/86
amendedamended.		,		*.
<del></del>		404/86	July	26/86 23/86
amended		469/86	Aug.	
amended		535/86	Sept.	20/86
amended		612/86	Oct.	25/86
amended		732/86	Jan.	3/87
amended		129/87	Mar.	28/87
amended		468/87	Aug.	22/87
amended		483/87	Sept.	5/87
amended		538/87	Oct.	10/87
amended		546/87	Oct.	17/87
amended		81/88	Feb.	27/88
amended		144/88	Apr.	2/88
amended		267/89	May	27/89
amended		421/89	Aug.	5/89
Township of Uxbridge		*103/72		
amended		538/81	Aug.	29/81
amended		426/82	July	3/82
amended		584/83	Oct.	1/83
revoked		506/84	Aug.	25/84
Country of O. f. 1				
County of Oxford,		+241/24		
Township of Tillsouburg		*347/74		
County of Perth,				
Township of Elma (revoking Reg.)		182/82	Apr.	10/82
township of Linia (leveling Reg.)		102/02	/spi.	10/02
Township of Wallace (revoking Reg.)		183/82	Apr.	10/82
		, -		,
County of Peterborough,				
Township of North Monaghan		377/77		
Township of Smith		720/79		
amended		319/85	June	29/85
revoked		590/85	Dec.	7/85
Township of Smith		879/79		
amended		320/85	June	29/85
revoked		589/85	Dec.	7/85

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County of Prescott and Russell, Township of West Hawkesbury	*321/74 721/84	Nov.	24/84
County of Prince Edward, Township of North Marysburgh (revoking Reg)	812/81	Dec.	19/81
Township of Sophiasburgh (revoking Reg.)	696/82	Nov.	6/82
County of Renfrew,  Township of Admaston	*316/74 731/86	Dec.	27/86
Township of Alice and Fraser	*314/74 730/86	Dec.	27/86
Township of Hortonrevoked	*317/74 520/84	Sept.	1/84
Township of McNabamended	*311/74 437/81 728/86	July Dec.	11/81 27/86
Township of Pembroke	*315/74 519/84	Sept.	1/8
Township of Rolph, Buchanan, Wylie and McKayrevoked	*312/74 729/86	Dec.	27/86
Township of Stafford (revoking Reg.)	697/82	Nov.	6/82
County of Simcoe, Township of Essa	*299/74		
Township of Innistil	1034/80 20/82 5/84 425/85	Feb. Jan. Sept.	6/82 21/84 14/85
Township of Innisfilamended	675/81 438/82	Oct. July	24/81 10/82
amendedamendedamended	621/82 719/82 284/83	Oct. Nov. May	9/82 13/82 28/83
amendedamendedamendedamendedamendedamendedamended.	319/83 498/83 786/83 39/84	June Aug. Jan. Feb.	11/83 20/83 7/84 11/84
amendedamendedamendedamended.	76/84 673/84 740/84	Feb. Nov. Dec.	25/84 10/84 8/84
amended	25/85	Feb.	9/85

	R.R.O. 1980	O.Reg.	Date Gaze	
amended		340/85	July	6/85
amended		377/85	Aug.	3/85
revoked		415/85	Aug.	31/85
Township of Nottawasaga	*675 of	R.R.O.	1970	
amended	075 01	185/81	Apr.	11/81
amended		237/81	May	2/81
amended		366/81	June	20/81
amended		367/81	June	20/81
amended		474/81	Aug.	1/81
amended		518/81	Aug.	22/81
amended		545/81	Sept.	5/81
amended		624/81	Oct.	10/81
amended		684/81	Oct.	31/81
amended		878/81	Jan.	16/82
amended		56/82	Feb.	20/82
amended		101/82	Mar.	6/82
amended		142/82	Mar.	27/82
amended		373/82	June	19/82
amended		378/82	June	19/82
amended		395/82	June	26/82
amended		462/82	July	24/82
amended		509/82	Aug.	14/82
amended		557/82	Aug.	28/82
amended		585/82	Sept.	18/82
amended		586/82	Sept.	18/82
amended		631/82	Oct.	9/82
amended		662/82	Oct.	23/82
amended		703/82	Nov.	6/82
amended		65/83	Feb.	12/83
amended		117/83	Mar.	19/83
amended		262/83	May	21/83
amended		312/83	June	4/83
amended		313/83	June	4/83
amended		354/83	July	2/83
amended		390/83	July	9/83
amended		391/83	July	9/83
amended		449/83	July	30/83
amended		534/83	Sept.	10/83
amended		535/83	Sept.	10/83
amended		536/83	Sept.	10/83
amended		537/83	Sept.	10/83
amended		574/83	Sept.	24/83
amended		694/83	Nov.	19/83
amended		111/84	Mar.	10/84
amended		118/84	Mar.	10/84
amended		119/84	Mar.	10/84
amended		213/84	Apr.	28/84
amended		330/84	June	9/84
amended		336/84	June	9/84
amended		483/84	Aug.	18/84
amended		484/84	Aug.	18/84
amended		485/84	Aug.	18/84
amended		505/84	Aug. Oct.	25/84 13/84
		007/04	Oct.	13/04

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Date of

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		646/04		27/04
amended		646/84	Oct.	27/84
amended		672/84	Nov.	10/84
amended		727/84	Nov.	24/84
amended		793/84	Dec.	29/84
amended		800/84	Jan.	5/85
amended		16/85	Feb.	9/85
amended		141/85	Apr.	20/85
amended		175/85	May	4/85
amended		195/85	May	18/85
amended		200/85	May	25/85
amended		244/85	June	8/85
amended		368/85	July	20/85
amended		384/85	Aug.	10/85
amended		385/85	Aug.	10/85
amended		392/85	Aug.	17/85
amended		455/85	Sept.	28/85
amended		456/85	Sept.	28/85
amended		457/85	Sept.	28/85
amended		485/85	Oct.	19/85
amended		486/85	Oct. Nov.	19/85
amended		587/85	Jan.	30/85
amended		5/86 107/86	Mar.	25/86
amended		185/86	Apr.	22/86 19/86
amended		186/86	Apr.	19/86
amended		230/86	May	17/86
amended		312/86	June	14/86
amended		313/86	June	14/86
amended		346/86	June	28/86
amended		347/86	June	28/86
amended.		348/86	June	28/86
amended		349/86	June	28/86
amended		378/86	July	12/86
amended		405/86	July	26/86
amended		415/86	Aug.	2/86
amended		471/86	Aug.	23/86
amended		515/86	Sept.	20/86
amended		529/86	Sept.	20/86
amended		560/86	Oct.	11/86
amended		561/86	Oct.	11/86
amended		593/86	Oct.	18/86
amended		626/86	Nov.	15/86
amended		627/86	Nov.	15/86
amended		653/86	Nov.	22/86
amended		678/86	Dec.	13/86
amended		679/86	Dec.	13/86
amended		43/87	Feb.	14/87
amended		113/87	Mar.	21/87
amended		125/87	Mar.	28/87
amended		145/87	Apr.	11/87
amended		231/87	May	16/87
amended		290/87	June	13/87
amended		310/87	June	27/87
amended		332/87	June	27/87
amended		350/87	July	4/87

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	1980 O.Reg	. Gaz	ette		
amended	390/87	July	18/87		
amended	441/87	-	15/87		
amended	473/87	_	29/87		
amended	482/87	-	5/87		
amended	485/87	_	5/87		
amended	503/87		12/87		
amended	507/87		19/87		
amended	522/87	-	19/87		
amended	539/87	Oct.	10/87		
amended	555/87	Oct.	17/87		
amended	556/87		17/87		
amended	557/87	Oct.	17/87		
amended	609/87		5/87		
Township of Nottawasaga	302/82	May	22/82		
Township of Tay (revoking Reg.)	148/81	Apr.	4/81		
Township of Tecumseth	*300/74				
amended	616/82	Oct.	2/82		
revoked	314/84		2/84		
Township of Tiny	190/81	Apr.	11/81		
amended	728/84	Dec.	1/84		
revoked	126/85	Apr.	13/85		
Township of Vespra	*62/73				
amended	202/81	Apr.	18/8		
amended	274/81	May	16/81		
amended	307/81	May	23/8		
amended	491/81	Aug.	8/81		
amended	492/81	Aug.	8/81		
amended	519/81	_	22/8		
amended	374/82		19/83		
amended	375/82	June	19/8.		
amended	765/82	Dec.	4/82		
amended	5/83		22/8		
amended	761/83	Dec.	17/8		
amended	771/83		24/8		
amended	528/84		1/8-		
amended	770/84		22/8		
amended	771/84	Dec.	22/8		
amended	125/85	Apr.	13/83		
amended	196/85	May	18/83		
amended	387/85		10/8		
amended	643/85		28/8:		
amended	106/86		22/80		
amended	357/86		5/80		
amended	470/86	_	23/80		
amended	733/86		3/87		
revoked	753/88	Jan.	7/89		
nty of Victoria,					
Fownship of Ops (revoking Reg.)	715/81	Nov.	7/81		

R R O.

Date of

1980 O.Reg. Gazette District of Algoma, Geographic townships of Cobden, 409/82 Striker, Scarfe and Mack..... June 26/82 amended. . ... 332/83 Lune 18/83 376/85 3/85 amended Aug. amended ..... 389/87 July 18/87 amended..... 462/87 A 110. 22/87 309/88 May 28/88 amended..... Geographic townships of Lewis, Long, Shedden, Spragge and Striker..... \*662 of R R O 1970 370/82 amended June 12/82 409/82 June 26/82 revoked 299/84 May 26/84 Geographic Township of West..... 182/81 11/81 Apr. amended..... 308/81 May 30/81 amended..... 395/85 Aug. 17/85 Sault Ste. Marie North Planning Area...... 279/80 amended 161/81 Apr. 4/81 281/81 23/81 amended..... May amended..... 380/81 June 20/81 amended 497/81 Aug. 15/81 716/81 Nov. amended 7/81 amended..... 863/81 Jan. 16/82 amended..... 2/82 Jan. 23/82 amended..... 63/82 Feb. 20/82 amended..... 159/82 Apr. 3/82 266/82 8/82 amended May 333/82 5/82 amended June amended 514/82 Aug. 14/82 amended..... 583/82 Sept. 11/82 amended..... 118/83 Mar. 19/83 139/83 amended..... Mar. 26/83 amended..... 204/83 Apr. 23/83 amended 529/83 Sept. 3/83 548/83 Sept. 10/83 amended..... amended 593/83 Oct. 15/83 amended..... 50/84 Feb. 18/84 amended..... Feb. 51/84 18/84 92/84 Mar. amended..... 3/84 amended..... 268/84 May 12/84 amended 269/84 May 12/84 amended..... 537/84 Sept. 8/84 15/84 amended..... 762/84 Dec. amended..... 416/85 Aug. 31/85 amended..... 659/85 Jan. 4/86 303/86 June 7/86 amended..... amended..... 445/86 Aug. 16/86 amended..... 478/86 30/86 Aug. amended..... 666/86 Nov. 29/86 amended..... 302/87 June 20/87 amended..... 463/87 Aug. 22/87 amended..... 559/87 Oct. 17/87

	R.R.O. 1980	O.Reg.	Date Gaze	
	1700	O.Itog.	Our	
amended		90/88	Маг.	5/88
amended		91/88	Mar.	5/88
amended		519/88	Sept.	3/88
amended		520/88	Sept.	3/88
amended		521/88	Sept.	3/88
amended		617/88	Oct.	22/88
amended		618/88	Oct.	22/88
amended		646/88	Nov.	12/88
amended		769/88	Jan.	14/89
amended		124/89	Mar.	25/89
amended		125/89	Mar.	25/89
amended		318/89	June	10/89
amended		319/89	June	10/89
District of Cochrane,				
Town of Kapuskasing	*669 of	R.R.O.	1970	
revoked		469/84	Aug.	11/84
		,	0	,
Town of Kapuskasing		172/75		
revoked		477/84	Aug.	18/84
Township of Glackmeyer	*	271/74		
Geographic townships of Casgrain,				
Hanlan, Kendall, Lowther and Way		493/78		
amended		63/81	Feb.	28/81
amended		486/82	July	31/82
amended		230/83	May	7/83
amended		326/83	June	18/83
amended		281/84	May	19/84
amended		337/84	June	16/84
amended		631/84	Oct.	20/84
amended		741/84	Dec.	8/84
amended		78/85	Mar.	2/85
amended		91/85	Mar.	9/85
amended		162/85	Apr.	20/85
amended		245/85	June	8/85
amended		479/85	Oct.	12/85
amended		667/85	Jan.	4/86
amended		700/85	Jan.	18/86
amended		181/86	Apr.	19/86
Control to the state of CVP.				
Geographic townships of O'Brien,		122/70		
Owen and Teetzel		423/78	Man	21/06
amended		276/86	May	31/86
Sunday Lake Area and Lower Detour				
Lake Area		280/81	May	23/81
District of Karora				
District of Kenora, Geographic Township of Baird		12/78		
(revoked by 85/84)		12/10		
(10,0ked by 6.5/64)				
Geographic Township of Baird		162/82	Apr.	3/82
р		,		,

	R.R.O. 1980 O.Reg.			
Geographic townships of Brownridge,				
Ewart, Glass, Kirkup and Pelican		482/71		
Geographic Township of Forgie		798/81	Dec.	12/81
Geographic Township of Pellatt		783/82	Dec. Nov.	18/82
		636/88	1404.	5/88
Geographic Township of Pettypiece amended		177/80 403/89	July	22/89
Geographic Township of Van Horne		343/82	June	12/82
revoked		110/84	Mar.	10/84
Geographic Township of Wainwright		797/79		
Geographic Township of Wainwright		326/81 89/89	May Mar.	30/81 11/89
Territorial District of Kenora				
(Part of Summer Resort Location				
L.K. 324 - Parcel 15400 - District of Kenora Freehold)		327/81	May	30/81
Territorial District of Kenora		718/82	Nov.	13/82
amended.		470/84	Aug.	11/84
amended		485/89	Sept.	2/89
District of Manitoulin,				
Geographic townships of Campbell,				
Dawson, Mills and Robinson (*153/74) amended		144/81	Mar,	28/81
amended.		158/81	Apr.	4/81
amended		435/81	July	11/81
amended		530/81	Aug.	29/81
(revoked by 672/81)		,		,
District of Manitoulin,				
Geographic townships of Campbell,		(70/04	0	24/01
Dawson, Mills and Robinson		672/81	Oct.	24/81
amended		206/82	Apr. May	24/82 8/82
amended		267/82 369/82	June	12/82
amended		444/82	July	17/82
amended.		610/82	Sept.	25/82
amended		205/83	Apr.	23/83
amended		206/83	Apr.	23/83
amended		652/83	Oct.	29/83
amended		692/83	Nov.	12/83
amended		717/83	Dec.	3/83
amended		14/84	Jan.	28/84
amended		562/84	Sept.	15/84
amended		99/85	Mar.	16/85
amended		183/85	May	4/85
amended		423/85	Sept.	7/85

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amended		591/85	Dec.	7/85
amended		109/86	Mar.	22/86
amended.		307/86	June	14/86
amended.		536/86	Sept.	20/86
amended		537/86	Sept.	20/86
amended		615/86	Nov.	1/80
amended		616/86	Nov.	1/86
amended		701/86	Dec.	20/86
amended		66/87	Feb.	28/87
amended		401/87	July	25/87
amended		412/87	Aug.	1/87
amended		437/87	Aug.	8/87
amended		474/87	Aug.	29/87
amended		484/87	Sept.	5/87
amended		547/87	Oct.	17/87
amended		587/87	Nov.	14/87
amended		663/87	Dec.	19/87
amended		715/87	Jan.	9/88
amended		5/38	Jan.	30/88
amended		23/88	Feb.	6/88
amended		92/88	Mar.	5/88
amended		124/88	Mar.	19/88
amended		128/88	Mar.	19/88
amended		152/88	Apr.	9/88
amended		153/88	Apr.	9/88
amended		154/88	Apr.	9/88
amended		344/88	June	18/88
amended		609/88	Oct.	15/88
amended		727/88	Dec.	31/88
amended		728/88	Dec.	31/88
amended		754/88	Jan. Jan.	7/89
amended		3/89 4/89	Jan.	28/89
amended.		98/89	Mar.	28/89 11/89
amended		145/89	Apr.	8/89
amended		185/89	Apr.	22/89
amended		266/89	May	27/89
amended		279/89	June	3/89
amended		406/89	July	22/89
amended		461/89	Aug.	12/89
amended		500/89	Sept.	23/89
amended		511/89	Oct.	7/89
amended		512/89	Oct.	7/89
amended		599/89	Nov.	18/89
amended		601/89	Nov.	18/89
amended		662/89	Dec.	23/89
amended		672/89	Dec.	30/89
District of Nipissing,				
Geographic townships of Askin,				
Gladman, Joan and Macpherson		486/71		
Geographic Township of Phyllis		811/81	Dec.	19/81
Geographic Township of Strathy	°666 of	R.R.O.	1970	
revoked		813/84	Jan.	5/85

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part of the District \*540/74 (see Schedule to the Regulation) amended ..... 35/81 Feb 14/81 75/81 Mar. 7/81 397/81 Lune 27/81 amended 457/81 July 25/81 amended 562/81 Sept. 12/81 amended 563/81 Sept. 12/81 amended ..... 564/81 Sept 12/81 amended .. .. ... 673/81 Oct. 24/81 Nov. amended...... 740/81 21/81 amended 745/81 Nov. 28/81 758/81 Nov 28/81 Dec. 830/81 26/81 amended . Dec. 831/81 26/81 57/82 Feb. 20/82 149/82 amended Apr. 3/82 amended 209/82 Apr. 24/82 24/82 amended ..... 210/82 Apr. amended..... 334/82 June 5/82 amended 361/82 June 12/82 383/82 June 19/82 amended . .... 463/82 July 24/82 464/82 July 24/82 485/82 July 31/82 500/82 7/82 amended Aug. amended . . . . 581/82 Sept. 11/82 582/82 Sept. 11/82 amended . . . 678/82 Oct. 23/82 702/82 Nov. amended 6/82 amended . . . . 708/82 Nov. 13/82 amended ..... 777/82 Dec. 11/82 amended..... 846/82 Jan. 8/83 337/83 June 25/83 680/83 Nov. 12/83 amended amended 712/83 Nov. 26/83 amended...... 775/83 Dec. 31/83 776/83 Dec. 31/83 Dec. 31/83 amended ..... ..... 777/83 amended . .... 1/84 Jan. 21/84 224/84 28/84 amended ...... Apr. 331/84 June 9/84 7/84 400/84 July amended ..... 436/84 July 21/84 amended.... 437/84 July 21/84 553/84 Sept. 8/84 amended..... 594/84 Oct. 6/84 amended..... amended 595/84 Oct. 6/84 amended 596/84 Oct. 6/84 597/84 Oct. amended..... 6/84 amended..... 742/84 Dec. 8/84 amended..... 744/84 Dec. 8/84 757/84 Dec. 15/84 amended ..... amended.... 774/84 Dec. 22/84 amended..... 798/84 Jan. 5/85 (revoked by 40/85)

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Township of Temagami	*667 of R.R.O.	1970	
amended	561/81	Sept.	12/81
amended	454/82	July	17/82
amended	535/82	Aug.	21/82
amended	17/83	Jan.	22/83
revoked	583/84	Sept.	29/84
District of Parry Sound,			
Geographic Township of Croft	153/80		
Geographic Township of Croft	1110/80		
Geographic Township of East Mills	1133/80		
Geographic Township of Ferguson	1109/80		
amended	396/81	June	27/81
Geographic Township of Ferguson			
(Plan M-478)	537/82	Aug.	21/82
Geographic Township of Ferguson	520/02	A	21/02
(Plan M-512)	538/92	Aug.	21/82
amended	250/84	May	12/84
Geographic Townships of McKenzie			
and Patterson	*484/71		
amended	74/82	Feb.	27/82
amended	405/82	June	26/82
District of Rainy River,			
Geographic Township of Miscampbell	449/74		
amended	575/81	Sept.	12/81
amended	603/81	Sept.	19/81
amended	712/81	Nov.	7/81
Registered Plan No. SM-293 (south of			
the Geographic Township of Trottier)	483/71		
Township of Alberton	*268/74		
District of Sudbury,			
Geographic Townships of Emo and			
Strathearn	485/71		
Geographic Township of Ivanhoe	831/82	Jan.	8/83
Part of the District (*568/72)			0.440
amended	1/81	Jan.	24/81
amended .	14/81	Feb.	7/81
amended	384/81	June	27/81
amended	385/81 <b>477/81</b>	June Aug.	27/81 1/81
amended .	497/81	_	8/81
amended .	509/81	Aug.	15/81
amended	532/81	Aug.	29/81
amena (	1, 01	rug.	27701

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amended		543/81	Sept.	5/8
amended		572/81	Sept.	12/8
(revoked by 834/81)				
Territorial District of Sudbury		834/81	Jan.	2/8:
amended		67/82	Feb.	20/8
amended		79/82	Маг.	6/8
amended		110/82	Mar.	13/8
amended		116/82	Mar.	20/8
amended		117/82	Mar.	20/8
amended		118/82	Mar.	20/8
amended		242/82	May	1/8
amended		243/82	May	1/8
amended		257/82	May	1/8
amended		450/82	July	17/8
amended		476/82	July	24/8
amended		501/82	Aug.	7/8
amended		563/82	Sept.	4/8
amended		584/82	Sept.	11/8
amended		611/82	Sept.	25/8
amended		700/82	Nov.	6/8
amended		701/82	Nov.	6/8
amended		53/83	Feb.	5/8
amended		183/83	Apr.	16/8
amended		208/83	Apr.	23/8
amended		261/83	May	21/8
amendedamended		292/83 293/83	May May	28/8 28/8
amended		349/83	June	25/8
amended		473/83	Aug.	13/8
amended		488/83	Aug.	20/8
amended		547/83	Sept.	10/8
amended		564/83	Sept.	24/8
amended		577/83	Oct.	1/8
amended		585/83	Oct.	1/8
amended		586/83	Oct.	1/8
amended		714/83	Nov.	26/8
amended		94/84	Mar.	3/8
amended		99/84	Mar.	3/8
amended		766/84	Dec.	15/8
amended		767/84	Dec.	15/8
amended		768/84	Dec.	15/8
amended		41/85	Feb.	9/8
amended		75/85	Feb.	23/8
amended		76/85	Feb.	23/8
amended		77/85	Feb.	23/8
amended		123/85	Apr.	6/8
amended		187/85	May	11/8
amended		424/85	Sept.	7/8
amended		462/85	Sept.	28/8
amended		549/85	Nov.	16/8
amended		703/85	Jan.	18/8
amended		69/86	Mar.	1/8
amended		105/86	Mar.	15/8
amended		191/86	Apr.	26/8

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amended		229/86	May	17/86
amended		394/86	July	12/86
amended		427/86	Aug.	16/86
amended		662/86	Nov.	22/86
amended		663/86	Nov.	22/86
amended		677/86	Dec.	13/86
amended		761/86	Jan.	17/87
amended		5/87	Jan.	31/87
amended		6/87	Jan.	31/87
amended		7/87	Jan.	31/87
amended		284/87	June	13/87
amended		285/87	June	13/87
amended		439/87	Aug.	8/87
amended		541/87	Oct.	10/87
amended		664/87	Dec.	19/87
amended		665/87	Dec.	19/87
amended		666/87	Dec.	19/87
amended		6/88	Jan.	30/88
amended		76/88	Feb.	20/88
amended		109/88	Mar.	12/88
amended		110/88	Mar.	12/88
amended		129/88	Mar.	19/88
amended		146/88	Apr.	2/88
amended		280/88	May	21/88
amended		300/88	May	28/88
amended		329/88	June	4/88
amended		339/88	June	11/88
amended		349/88	June	18/88
amended		363/88	June	25/88
amended		477/88	Aug.	13/88
amended		479/88	Aug.	13/88
amended		565/88	Oct.	1/88
amended		733/88	Dec.	31/88
amended		328/89	June	17/89
amended		420/89	Aug.	5/89
amended		466/89	Aug.	19/89
amended		550/89	Oct.	21/89
amended		567/89	Oct.	28/89
amended		673/89	Dec.	30/89
amended		015/07	200.	30/07
Township of Baldwin		*270/74		
revoked		602/86	Oct.	25/86
it vonta		002/00	0011	25/00
District of Thunder Bay,				
Geographic townships of Ashmore,				
Errington, Fulford and McQuesten		364/81	June	20/81
amended		441/83	July	23/83
amended		696/84	Nov.	17/84
amended		574/87	Oct.	31/87
amended		732/88	Dec.	31/88
Geographic townships of Gorham				
and Ware		*109/75		
amended		288/82	May	15/82
amended		664/82	Oct.	23/82

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amended		690/82	Oct.	30/82
amended		796/82	Dec.	18/82
amended		362/83	July	9/83
amended		576/83	Oct.	1/83
amended		6/84	Jan.	21/84
amended		84/84	Feb.	25/84
amended		167/84	Mar.	31/84
amended		228/84	Apr.	28/84
amended		456/84	Aug.	4/84
amended		502/84	Aug.	18/84
amended		541/84	Sept.	8/84
amended		589/84	Sept.	29/84
amended		590/84	Sept.	29/84
amended		607/84	Oct.	6/84
amended		623/84	Oct.	20/84
amended		644/84	Oct.	27/84
amended		645/84	Oct.	27/84
amended		745/84	Dec.	8/84
amended		758/84	Dec.	15/84
amended		759/84	Dec.	15/84
amended		760/84	Dec.	15/84
amended		373/85	July	27/85
amended		443/85	Sept.	21/85
amended		447/85	Sept.	21/85
amended		481/85	Oct.	12/85
amended		530/85	Nov.	9/85
amended		658/85	Jan.	4/86
amended		63/86	Feb.	22/86
amended		64/86	Feb.	22/86
amended		65/86	Feb.	22/86
(revoked by 413/86)				
Geographic Township of Lyon		897/79		
Geographic townships of Pearson				
and Scoble		*219/75	7.1	00/00
amended		442/83	July	23/83
amended		545/83	Sept.	10/83
amended		566/84	Sept.	15/84
amended		35/86	Feb.	15/86
amended		402/86	July	19/86
amended		603/86	Oct.	25/86
amended		714/86	Dec.	27/86
amended		178/87	Apr.	18/87
amended		307/87	June	27/87
amended		622/87	Dec.	5/87
amended		145/88	Apr.	2/88
amended		403/88	July	16/88
amended		488/89	Sept.	9/89
Geographic Township of Upsala		296/80		
Geographic Township of Upsala		64/81	Feb.	28/81
amended		533/81	Aug.	29/81
		000/01	7146.	27/01

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Savant Lake Townsite (Registered Part M-56)..... 131/80 District of Timiskaming. Town of Charlton, the Township of Chamberlain and the geographic townships of Boston, Dack, Evanturel, Lebel, Marquis, Marter, McElroy, Otto and Pacaud..... \*671 of R.R.O. 1970 143/81 amended Mar. 28/81 amended..... 243/81 Mav 9/81 355/81 June amended..... 13/81 amended..... 458/81 July 25/81 490/81 Aug. 8/81 amended..... amended 527/81 Aug. 22/81 amended ..... 539/81 29/81 Aug. 172/82 10/82 amended..... Apr. amended..... 208/82 Apr. 24/82 amended..... 403/82 June 26/82 amended..... Oct. 643/82 16/82 amended..... 645/82 Oct. 16/82 amended..... 749/82 Nov. 27/82 19/83 amended..... 83/83 Feb. amended..... 486/83 Aug. 20/83 amended Aug. 487/83 20/83 amended..... 672/83 Nov. 5/83 329/84 9/84 amended June amended..... 438/84 July 21/84 454/84 Aug. 4/84 amended..... amended..... 455/84 A.ug. 4/84 amended 565/84 Sept. 15/84 amended..... 124/85 Apr. 6/85 20/85 revoked.... 370/85 July \*356/80 Town of Charlton..... 467/80 Geographic Township of Haultain..... Municipality of Metropolitan Toronto, the Borough of Scarborough (now the City of Scarborough)..... \* 20/74 amended..... 431/85 Sept. 14/85 Regional Municipality of Durham, \* 18/74 523/85 Nov. 2/85 \* 19/74 Town of Pickering . . . . amended .. . 779/81 9/81 Dec. amended 394/82 June 26/82 9/83 160/83 Apr. amended 195/83 16/83 amended . Apr. Township of Uxbridge (formerly the Township of Scott in the County of (Intario) °634/77

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Town of Whitby		*467/74 694/88	Dec.	3/88
Regional Municipality of Haldimand-Norfolk, townships of Delhi and Norfolk		,		
(formerly in the Township of Middleton)		*347/74		
Regional Municipatity of Niagara, Township of West Lincoln (revoking Reg.)		165/81	Apr.	4/81
Regional Municipality of Ottawa-Carleton,		**********		
Township of Cumberland		*323/74	A	4/01
amended		152/81	Apr.	4/81
Township of West Carleton (formerly		606/84	Oct.	4/84
in the Township of Fitzroy)	670 of	R.R.O. 19	70	
Township of West Carleton (formerly				
in the Township of Fitzroy)		*325/74		
revoked		720/84	Nov.	24/84
Regional Municipality of Waterloo,  City of Cambridge (formerly in the  Township of North Dumfries)		535/79		
revoked		13/85	Feb.	2/85
Pagional Municipality of Vorb				
Regional Municipality of York,  Town of Markham		*104/72		
amended		125/81	Mar.	21/81
amended		207/81	Apr.	18/81
amended		349/81	June	13/81
amended		436/81	July	11/81
amended		444/81	July	18/81
amended		540/81	Sept.	5/81
amended		670/81	Oct.	24/81
amended		789/81	Dec.	12/81
amended		8/82	Jan.	30/82
amended		138/82	Mar.	27/82
amended		388/82	June	19/82
amended		663/82	Oct.	23/82
amended		770/82	Dec.	11/82
amended		850/82	Jan.	15/83
amended		737/83	Dec.	10/83
amended		747/83	Dec.	17/83
amended		57/84	Feb.	18/84
amended		540/84	Sept.	8/84
amended		563/85	Nov.	23/85
amended		416/86	Aug.	2/86
amended		451/86	Aug.	16/86
amended		575/86	Oct.	11/86
amended		333/87	June	27/87
amended		271/89	June	3/89

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Town of Markham		269/81	May	16/81	
revoked		317/82	May	29/82	
Town of Richmond Hill		268/81	May	16/81	
Town of Whitchurch-Stouffville		*101/72			
amended		369/81	June	20/81	
amended		182/86	Арг.	19/86	
amended		294/86	June	7/86	
revoked			Dec.		
1640xcu		612/87	Dec.	5/87	
Rules of Procedure					
- Consent Applications	786				
amended		467/81	July	25/81	
amended		28/82	Feb.	13/82	
amended		439/82	July	10/32	
(revoked by 406/83)		, , , , , , ,		,	
- Minor Variance Applications	787				
amended		466/81	July	25/81	
amended		554/82	Aug.	28/82	
(revoked by 447/83)					
Subdivision Control,	472 6	D D () 40	20		
County of Hastings - Plan No. 38	6/3 01	R.R.O. 19	70		
District of Algoma - Plan M-51		216/72			
District of Algoma - Plan R-812		357/80			
District of Cochrane - Plan M-13		402/72			
		,			
District of Kenora - Plans M-133					
and M-134		308/79			
amended		494/82	Aug.	7/82	
District of Manitoulin - Plans 46		T + + /	b./	7/01	
and 49		711/81	Nov.	7/81	
District of Nipissing - Plans M-66,					
M · 251 and M · 269	668 of	R.R.O. 19	70		
District of Thunder Bay - Plans 431					
and 619		362/75			
		242/70			
District of Thunder Bay - Plan M-56		343/79			
District of Thunder Bay - Plan M-103		221/80			
Withdrawal of Delegation of Authority					
Withdrawal of Delegation of Authority					
of Minister under Section 53 of the		745/42	Dan	19/92	
Planning Act		785/82	Dec.	18/82	
(revoked by 789/82)					

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Withdrawal of Delegation of Authority				
of Minister under Section 53 of the				
Planning Act		789/82	Dec.	18/82
PLANNING ACT, 1983				
Delegation of Authority of Minister under Section 4 of the Planning Act, 1983 -				
Approvals under Subsection 298(11) of		65/05	Esh	16/05
the Manicipal Act.		55/85	Feb.	16/85
Condominium Plans		475/83	Aug.	13/83
amended		250/86	May	24/86
amended		282/86	May	31/86
amended		737/86	Jan.	3/87
amended		151/00	Jun.	3/0/
Condominium Plans		367/85	July	13/85
amended		256/86	May	24/86
amended		280/86	May	31/86
Condominium Plans		72/86	Mar.	1/86
amended		251/86	May	24/86
amended		281/86	May	31/86
Condominium Plans		391/89	July	15/89
Condominium Plans		517/89	Oct.	14/89
Condominium Plans - Huron County		222/89	May	13/89
Consents		474/83	Aug.	13/83
amended		104/84	Mar.	3/84
amended		693/84	Nov.	17/84
amended		38/86	Feb.	15/86
amended		758/86	Jan.	10/87
amended		516/87	Sept.	19/87
amended		104/89	Mar.	18/89
amended		534/89	Oct.	14/89
General		548/85	Nov.	16/85
General · Halton		400/88	July	9/88
General - Huron County		221/89	May	13/89
General - Waterloo.		668/88	Nov.	12/88
Official Plans		477/83	Aug.	13/83
Official Plans - Halton		399/88	July	9/88
Official Plans - Hamilton-Wentworth		661/86	Nov.	22/86

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Subdivision Plans		366/85	July	13/85
Subdivision Plans		390/89	July	15/89
Subdivision Plans		516/89	Oct.	14/89
Subdivision Plans - Huron County		220/89	May	13/89
Notice Requirements - Interim Control By-Laws		405/83	July	16/83
Official Plans and Community Improvement Plans		402/83	July	16/83
Removal of Holding Symbol from Zoning By-law		403/83	July	16/83
Zoning By-Lawsamended		404/83 535/84 125/88	July Sept. Mar.	16/83 1/84 19/88
Planning Board Fees		481/83	Aug.	13/83
Rules of Procedure				
- Consent Applications		406/83	July	16/83
amended		715/86	Dec.	27/86
- Minor Variance Applications		447/83	July	30/83
Subdivision Control -				
District of Nipissing -		261/05		0/05
Plan M-414		261/85	June	8/85
Plan M 418		266/85	June	15/85
District of Rainy River		447/86	Aug.	16/86
Withdrawal of Delegation of Authority				
of Minister under subsection 4(4) of		425/06	A	16/06
the Planning Act, 1983		425/86	Aug.	16/86
Withdrawal of Minister's Delegation				
under Section 4 of the Planning Act,		177/97	A 25	18/87
1983 Official Plans		177/87	Apr.	10/0/
Zoning Areas -				
County of Oxford,				
Town of Ingersoll and Township of Southwest Oxford		498/86	Sept.	13/86
revoked		550/87	Oct.	17/87
		, , , ,		, -

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District of Algoma,			
Geographic townships of Abotossaway,			
Aguonie, Andre, Bird, Bostwick,			
Bruyere, Chenard, Corbiere, Cowie,			
Dambrossio, Dumas, Esquega, Fiddler,			
Finan, Franchere, Groseilliers,			
Huotari, Jacobson, Keating, Killins,			
Knicely, Lalibert, Lastheels, Leclaire,			
Legarde, Leguerrier, Levesque,			
Macaskill, Maness, Menzies, Michano,			
Musquash, Nebonaionquet, Pearkes, Riggs,			
St. Germain, St. Julien and Warpula	102/89	Mar	18/89
amended	467/89	Aug.	19/89
District of Kenora,			
Geographic Township of Drayton	421/85	Sept.	7/85
Geographic Township of Pellatt	62/86	Feb.	22/86
Complete the Country of the Country			
Geographic Township of Pellatt, Dufresne	210/00	Man	12/00
Island	219/89	May	13/89
Geographic Township of Southworth	628/86	Nov.	15/86
Geographic Township of Wainwright	734/84	Dec.	1/84
Geographic Township of Wainwright	3/86	Jan.	25/86
Part of the Sioux Lookout Planning			
Area	25/86	Feb.	8/86
amended	614/86	Nov.	1/86
amended	119/87	Mar.	21/87
amended	198/87	Apr.	25/87
amended	442/87	Aug.	15/87
amended	575/87	Oct.	31/87
amended	41/88	Feb.	13/88
amended	42/88	Feb.	13/88
amended	350/88	June	18/88
amended	364/88	June	25/88
amended	540/88	Sept.	10/88
amended	546/88	Sept.	17/88
amended	658/88	Nov.	12/88
amended	767/88	Jan.	7/89
amended	146/89	Apr.	8/89
amended	281/89	June	3/89
amended	468/89	Aug.	19/89
amended	469/89	Aug.	19/89
amended	693/89	Dec.	30/89
Part of the Sioux Lookout Planning			
Area	26/86	Feb.	8/86
Territorial District of Kenora	662/83	Oct.	29/83
amended	471/84	Aug.	11/84
	/ 5 1	ъ.	

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Territorial District of Kenora		663/83	Oct.	29/83	
Territorial District of Kenora		753/84	Dec.	15/84	
Territorial District of Kenora		450/85	Sept.	21/85	
Territorial District of Kenora		377/86	July	12/86	
Territorial District of Kenora		549/86 476/88	Sept. Aug.	27/86 13/88	
Part of the Geographic Township of Zealand		84/89	Mar.	4/89	
Unorganized Parts of the Red Lake and Area Planning Area		85/84 174/87 462/89 692/89	Feb. Apr. Aug. Dec.	25/84 18/87 12/89 30/89	
Unorganized Territory in the Territorial District of Kenora		1/86	Jan.	25/86	
Unorganized Territory in the Territorial District of Kenora		561/88	Oct.	1/88	
Unorganized Territory in the Territorial District of Kenora		506/89	Sept.	30/89	
Unorganized Territory in the Territorial District of Kenora		514/89	Oct.	14/89	
strict of Nipissing,  Geographic Township of Phelps		774/83	Dec.	31/83	
Part of the District of Nipissing		580/86 75/88	Oct. Feb.	18/86 20/88	
Part of the Districts of Nipissing		40/05	r.t.	0/05	
and Sudbury		40/85	Feb.	9/85	
amended		177/85	May	4/85	
amended		371/85	July Dec.	27/85	
amended		709/86 710/86	Dec.	20/86 20/86	
amended		711/86	Dec.	20/86	
		711/86	Dec.	20/86	
amended		84/87	Mar.	7/87	
amended		85/87	Mar.	7/87	
ATTICITY OF THE PROPERTY OF TH		,		,	
amended		124/87	Mar.	28/87	

Part of the Districts of Nipissing and Sudbury (see under District of Nipissing O. Reg. 40/85)

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District of Parry Sound.				
Part of the Geographic Township				
of Croft		579/87	Nov.	1/87
		,		,
Part of the Geographic Township,				
of Spence		755/88	Jan.	7/89
District of Rainy River,				
Territorial District of Rainy River,		38/88	Feb.	13/88
Geographic Township of Watten		20/00	reo.	13/00
Township of Emo		616/88	Oct.	22/88
		,		,
District of Sudbury,				
Part of the District of Sudbury		22/87	Feb.	7/87
amended		7/88	Jan.	30/88
amended		88/88	Mar.	5/88
amended		89/88	Mar.	5/88
amended		221/88	Apr.	30/88
amended		478/88	Aug.	13/88
amended		407/89	July	22/89
District of Thunder Bay,				
Geographic Township of Bomby		257/84	May	12/84
Googlapute Township of Bondoy		231/01	,	12/01
Geographic Township of Bomby		339/84	June	16/84
Geographic Township of Bomby		350/84	June	23/84
		0.5 (0.4	-	25/24
Geographic Township of Brothers		86/84	Feb.	25/84
Geographic Township of Pic		688/84	Nov.	17/84
amended		413/85	Aug.	31/85
amended.		430/86	Aug.	16/86
		, , , , ,		,
Geographic Township of Upsala		606/87	Nov.	28/87
Geographic Township of Upsala		103/89	Маг.	18/89
The state of the s		140/04	f	4 < 10 +
Territorial District of Thunder Bay		340/84	June	16/84
Territorial District of Thunder Bay		697/84	Nov.	17/84
and the second s		02.70.		.,, .
Territorial District of Thunder Bay		257/87	May	30/87
amended		315/88	June	4/88
amended		489/88	Aug.	13/88
revoked		184/89	Apr.	22/89
Territorial District of Thunder Bay,		204/00	71	15/00
City of Thunder Bay		384/89	July	15/89
Territorial District of Thunder Bay,				
Geographic Township of Gorham		413/86	Aug.	2/86
amended		465/87	Aug.	22/87
amended		506/87	Sept.	19/87

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	·	500 /05		0.100
amended		720/87	Jan.	9/88
amended		108/88	Mar.	12/88
amended		264/88	May	14/88
amendedamended		282/89 487/89	June Sept.	3/89 9/89
Geographic Township of Ware		414/86	Aug.	2/86
amended		235/87	May	16/87
amended		509/87	Sept.	19/87
amended		236/88	May	7/88
amended		204/89	May	6/89
Part of Pays Plat Bay		70/89	Feb.	25/89
Township of Terrace Bay		462/88	July	30/88
revoked		515/89	Oct.	14/89
Territorial District of Thunder Bay,				
geographic townships of Bomby,				
Brothers, Bryant, Cecile, Knowles,				
Laberge, Lecours and McCron, and Part				
of the Unorganized Lands lying North				
of the geographic townships of Bomby,				
Brothers, Laberge, and lying West of				
Geographic Township of Bryant		698/85	Jan.	11/86
amended		260/87	May	30/87
		,	,	,
District of Timiskaming,		647/02	()-4	20/02
Geographic Township of Grenfell		647/83	Oct.	29/83
Geographic Township of Grenfell		679/83	Nov.	12/83
Geographic Township of Otto		252/84	May	12/84
Geographic Township of Robillard		670/86	Dec.	6/86
Municipality of Englehart,				
Township of Evanturel		526/87	Sept.	26/87
revoked		635/88	Nov.	5/88
Municipality of Metropolitan Toronto,				
City of Toronto		674/89	Dec.	30/89
Regional Municipality of Peel,				
Town of Caledon		58/87	Feb.	21/87
Regional Municipality of Waterloo,			m 1	00/0/
City of Cambridge		60/86	Feb.	22/86
revoked		551/86	Oct.	4/86
PLANT DISEASES ACT				
General .	788			
amended		121/89	Mar.	25/89
		,		,

POLICE ACT		R.R.O. 1980	O.Reg.		e of cette
Equipment	POLICE ACT				
amended	Arbitration	789			
amended		790	336/81	June	6/81
General Discipline amended amended amended amended amended   74/84   Feb.   25/84   702/85   Jan.   18/86	amended		364/84	June	23/84
Members' Duty to   Prepare Informations   174/88   Apr.   16/88		791	175700	71p1.	10/00
Prepare Informations					
Responsibility of Policing amended a			174/88	Apr.	16/88
## amended ## amended ## amended ## Nov. 17/84 ## Nov. 17/	Municipal Police Forces	792			
Title   Nov.   17/84   Nov.   17/84   POWER CORPORATION ACT     Debt Guarantee Fees.   691/89   Dec.   30/89   Electrical Safety Code   794 (revoked by 183/84)		793	837/82	Jan.	8/83
Debt Guarantee Fees.   691/89   Dec.   30/89			,		
Electrical Safety Code (revoked by 183/84)  Electrical Safety Code 183/84 Apr. 21/84  Fees 795 (revoked by 384/82)  Fees 384/82 June 19/82 (revoked by 746/84)  Fees 746/84 Dec. 8/84 (revoked by 496/88)  Fees 496/88 Aug. 20/88  Pension and Insurance Plan 796 amended 442/82 July 10/82 amended 530/83 Sept. 3/83 amended 530/83 Sept. 3/83 amended 768/83 Dec. 24/83 amended 768/83 Dec. 24/83 amended 432/85 Sept. 14/85 amended 432/85 Sept. 14/85 amended 339/86 June 28/86	POWER CORPORATION ACT				
(revoked by 183/84)       Electrical Safety Code       183/84 Apr. 21/84         Fees	Debt Guarantee Fees		691/89	Dec.	30/89
Fees       795         (revoked by 384/82)       384/82 June 19/82         (revoked by 746/84)       746/84 Dec. 8/84         Fees       746/84 Dec. 8/84         (revoked by 496/88)       496/88 Aug. 20/88         Pension and Insurance Plan       796         amended       442/82 July 10/82         amended       173/83 Apr. 9/83         amended       530/83 Sept. 3/83         amended       768/83 Dec. 24/83         amended       802/84 Jan. 5/85         amended       432/85 Sept. 14/85         amended       141/86 Apr. 5/86         amended       339/86 June 28/86		794			
(revoked by 384/82)         Fees       384/82       June       19/82         (revoked by 746/84)       746/84       Dec.       8/84         Fees       746/84       Dec.       8/84         (revoked by 496/88)       496/88       Aug.       20/88         Pension and Insurance Plan       796       442/82       July       10/82         amended       442/82       July       10/82       173/83       Apr.       9/83         amended       530/83       Sept.       3/83       amended       530/83       Sept.       3/83         amended       802/84       Jan.       5/85       amended       432/85       Sept.       14/85         amended       432/85       Sept.       14/85       amended       141/86       Apr.       5/86         amended       339/86       June       28/86	Electrical Safety Code		183/84	Apr.	21/84
(revoked by 746/84)       746/84       Dec. 8/84         Fees		795			
(revoked by 496/88)       Fees			384/82	June	19/82
Pension and Insurance Plan     796       amended.     442/82     July 10/82       amended.     173/83     Apr. 9/83       amended.     530/83     Sept. 3/83       amended.     768/83     Dec. 24/83       amended.     802/84     Jan. 5/85       amended.     432/85     Sept. 14/85       amended.     141/86     Apr. 5/86       amended.     339/86     June 28/86			746/84	Dec.	8/84
amended.       442/82       July       10/82         amended.       173/83       Apr.       9/83         amended.       530/83       Sept.       3/83         amended.       768/83       Dec.       24/83         amended.       802/84       Jan.       5/85         amended.       432/85       Sept.       14/85         amended.       141/86       Apr.       5/86         amended.       339/86       June       28/86	Fees		496/88	Aug.	20/88
amended.       173/83       Apr.       9/83         amended.       530/83       Sept.       3/83         amended.       768/83       Dec.       24/83         amended.       802/84       Jan.       5/85         amended.       432/85       Sept.       14/85         amended.       141/86       Apr.       5/86         amended.       339/86       June       28/86		796	442/82	Inly	10/82
amended     768/83     Dec. 24/83       amended     802/84     Jan. 5/85       amended     432/85     Sept. 14/85       amended     141/86     Apr. 5/86       amended     339/86     June 28/86				*	
amended       802/84       Jan.       5/85         amended       432/85       Sept.       14/85         amended       141/86       Apr.       5/86         amended       339/86       June       28/86					
amended     432/85     Sept. 14/85       amended     141/86     Apr. 5/86       amended     339/86     June 28/86					
amended     141/86     Apr.     5/86       amended     339/86     June     28/86					
amended			*.	4	,
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amended		91/87	Mar.	7/87
amended		346/87	July	4/87
amended		510/87	Sept.	19/8
umonovo		310/07	оори.	17/0
Water Heaters	797			
REARRANGED FUNERAL SERVICES ACT				
Trust Accounts	798			
amended		352/84	June	23/84
PREPAID SERVICES ACT, 1988				
General		567/88	Oct.	1/88
		207760	C/CL	1/00
RESCRIPTION DRUG COST REGULATION ACT, 1986				
General		690/86	Dec.	13/8
amended		748/86	Jan.	3/8
amended		54/87	Feb.	21/8
amended		184/87	Apr.	18/8
amended		272/87	June	6/8
amended		353/87	July	4/8
amended		355/87	July	4/8
amended		357/87	July	4/8
amended		514/87	Sept.	19/8
amended		662/87	Dec.	19/8
amended		8/88	Jan.	30/8
amended		257/88	May	14/8
amended		260/88	May	14/8
amended		262/88	May	14/8
amended		398/88	July	9/8
amended		678/88	Nov.	19/8
amended		743/88	Dec.	31/8
amended		745/88	Dec.	31/8
amended		269/89	May	27/8
amended		332/89	June	17/8
amended		419/89	Aug.	5/89
amended		556/89	Oct.	21/8
amended		635/89	Dec.	2/8
amended		636/89	Dec.	2/89
amended		683/89	Dec.	30/8
amended		685/89	Dec.	30/8
Notice to Patients		691/86	Dec.	13/8
RIVATE HOSPITALS ACT				
General	799	628/81	Oct.	10/8

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General

PRIVATE VOCATIONAL SCHOOLS ACT   General		R.R.O. 1980	O.Reg.		e of
Solution   Solution					<del></del>
Age	PRIVATE VOCATIONAL SCHOOLS ACT				
### PROCEEDINGS AGAINST THE CROWN ACT    Garnishment	General	801			
### PROCEEDINGS AGAINST THE CROWN ACT    Garnishment	amended		499/81	Aug.	15/81
PROCEEDINGS AGAINST THE CROWN ACT  Garnishment	amended		184/83	Apr.	16/83
PROFESSIONAL ENGINEERS ACT	amended		194/88	Apr.	23/88
PROFESSIONAL ENGINEERS ACT (See now Professional Engineers Act, 1984)  Consulting Engineers	PROCEEDINGS AGAINST THE CROWN ACT				
Consulting Engineers   802   (revoked by 538/84)	Garnishment		723/88	Dec.	24/88
Consulting Engineers   802   (revoked by 538/84)	PROFESSIONAL ENGINEERS ACT				
Consulting Engineers					
Consulting Engineers					
Designation of Specialists					
Designation of Specialists	Consulting Engineers	802			
General	(revoked by 538/84)				
General					
Practice and Procedure for Hearings   805		803			
Practice and Procedure for Hearings   805 (revoked by 538/84)	(revoked by 538/84)				
Practice and Procedure for Hearings   805 (revoked by 538/84)	Canaral	80.1			
Practice and Procedure for Hearings   805 (revoked by 538/84)		1304			
PROFESSIONAL ENGINEERS ACT, 1984   Sept. 8/84	(10101000 0) 330/01/				
PROFESSIONAL ENGINEERS ACT, 1984   Sept. 8/84   amended. 809/84   Jan. 5/85   amended. 96/85   Mar. 9/85   amended. 157/85   Apr. 20/85   Apr. 20/85   Amended. 20/86   Aug. 2/86   Aug.	Practice and Procedure for Hearings	805			
Signature   Sign	(revoked by 538/84)				
amended.       809/84       Jan.       5/85         amended.       96/85       Mar.       9/85         amended.       157/85       Apr.       20/85         amended.       57/86       Feb.       22/86         amended.       420/86       Aug.       2/86         amended.       88/87       Mar.       7/87         amended.       365/87       July       11/87         amended.       179/88       Apr.       16/88         amended.       71/89       Feb.       25/89         PROVINCIAL COURT (CIVIL DIVISION)       PROJECT ACT       AND       AND       PROVINCIAL COURT (CIVIL DIVISION)       ACT       Civil Division       806       Amended       732/81       Nov.       21/81         amended.       284/82       May       15/82         amended.       284/82       May       15/82         amended.       453/83       July       30/83         amended.       453/83       July       30/83         amended.       406/84       July       14/84         amended.       685/84       Nov.       10/84	PROFESSIONAL ENGINEERS ACT, 1984				
amended.       809/84       Jan.       5/85         amended.       96/85       Mar.       9/85         amended.       157/85       Apr.       20/85         amended.       57/86       Feb.       22/86         amended.       420/86       Aug.       2/86         amended.       88/87       Mar.       7/87         amended.       365/87       July       11/87         amended.       179/88       Apr.       16/88         amended.       71/89       Feb.       25/89         PROVINCIAL COURT (CIVIL DIVISION)       PROJECT ACT       AND       AND       PROVINCIAL COURT (CIVIL DIVISION)       ACT       Civil Division       806       Amended       732/81       Nov.       21/81         amended.       284/82       May       15/82         amended.       284/82       May       15/82         amended.       453/83       July       30/83         amended.       453/83       July       30/83         amended.       406/84       July       14/84         amended.       685/84       Nov.       10/84					
amended.       96/85       Mar.       9/85         amended.       157/85       Apr.       20/85         amended.       57/86       Feb.       22/86         amended.       420/86       Aug.       2/86         amended.       421/86       Aug.       2/86         amended.       3365/87       July       11/87         amended.       179/88       Apr.       16/88         amended.       71/89       Feb.       25/89         amended.       71/89       Feb.       25/89         PROVINCIAL COURT (CIVIL DIVISION) PROJECT ACT         AND       PROVINCIAL COURT (CIVIL DIVISION) ACT       Counts of Justice Act. 1984)       806       306       307<					
amended.       157/85       Apr.       20/85         amended.       57/86       Feb.       22/86         amended.       420/86       Aug.       2/86         amended.       421/86       Aug.       2/86         amended.       88/87       Mar.       7/87         amended.       365/87       July       11/87         amended.       179/88       Apr.       16/88         amended.       71/89       Feb.       25/89         amended.       72/89       Feb.       25/89         PROVINCIAL COURT (CIVIL DIVISION) ACT         (See now Courts of Justice Act, 1984)       806         amended.       732/81       Nov.       21/81         amended.       284/82       May       15/82         amended.       450/83       July       30/83         amended.       450/83       July       30/83         amended.       406/84       July       14/84         amended.       685/84       Nov.       10/84			,		
Amended   S7/86   Feb.   22/86   Amended   420/86   Aug.   2/86   Amended   421/86   Aug.   2/86   Amended   421/86   Aug.   2/86   Amended   Am			,		,
amended			,		,
Aug. 2/86   Aug. 2/86   Aug. 2/86   Aug. 2/86   Aug. 2/86   Aug. 2/86   Aug. 365/87   Mar. 7/87   Amended 365/87   July 11/87   Amended 179/88   Apr. 16/88   A			,		
Amended					2/86
Apr.   16/88   16/88   16/88   16/88   16/88   16/88   16/88   16/88   16/88	amended		88/87	Mar.	7/87
Amended	amended			July	
## PROVINCIAL COURT (CIVIL DIVISION) PROJECT ACT  AND  PROVINCIAL COURT (CIVIL DIVISION) ACT (See now Courts of Justice Act, 1984)    Rules of the Provincial Court (Civil Division)			,		
PROVINCIAL COURT (CIVIL DIVISION) PROJECT ACT  AND  PROVINCIAL COURT (CIVIL DIVISION) ACT (See now Courts of Justice Act, 1984)  Rules of the Provincial Court (Civil Division)					
AND PROVINCIAL COURT (CIVIL DIVISION) ACT (See now Courts of Justice Act, 1984)  Rules of the Provincial Court (Civil Division) 806  amended 732/81 Nov. 21/81 amended 284/82 May 15/82 amended 450/83 July 30/83 amended 453/83 July 30/83 amended 406/84 July 14/84 amended 685/84 Nov. 10/84	amended		72/89	Feb.	23/89
Rules of the Provincial Court (Civil Division)	AND				
(Civil Division)     806       amended     732/81     Nov. 21/81       amended     284/82     May 15/82       amended     450/83     July 30/83       amended     453/83     July 30/83       amended     406/84     July 14/84       amended     685/84     Nov. 10/84					
amended     732/81     Nov.     21/81       amended     284/82     May     15/82       amended     450/83     July     30/83       amended     453/83     July     30/83       amended     406/84     July     14/84       amended     685/84     Nov.     10/84					
amended     284/82     May     15/82       amended     450/83     July     30/83       amended     453/83     July     30/83       amended     406/84     July     14/84       amended     685/84     Nov.     10/84		806			0.1 (1)
amended       450/83       July       30/83         amended       453/83       July       30/83         amended       406/84       July       14/84         amended       685/84       Nov.       10/84					,
amended     453/83     July     30/83       amended     406/84     July     14/84       amended     685/84     Nov.     10/84				-	
amended			,		
amended. 685/84 Nov. 10/84				-	
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pproval of Part II By-laws		241/89	May	20/8
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amended		421/88	July	16/
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amended		517/81	Aug.	15/
amended		382/82	June	19/
amended		686/82	Oct.	30/
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amended		766/82	Dec.	11/
amended		33/83	Feb.	5/
amended		65/85	Feb.	23/
amended		161/85	Apr.	20/
amended		271/85	June	15/
amended		331/85	July	6/
amended		356/85	July	13/
a mended		512/85	Oct.	26/
amended		513/85	Oct.	26/
amended		514/85	Oct.	26/
amended		201/86	Apr.	26/
amended		457/86	Aug.	16/
amended		460/86	Aug.	16/
amended		572/86	Oct.	11/
amended		674/86	Dec.	6/
amended		172/87	Apr.	18/
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amended		238/88	May	7/
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amended		50/89	Feb.	18/
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amended		367/89	July	8/
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amended		47/85	Feb.	16/85
amended		147/85	Apr.	20/85
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amendedamended		534/85	Nov.	9/85
amended		9/86	Feb.	1/86
amended		51/86	Feb.	15/86
amended		338/86	June	28/86
amended		400/86	July	19/86
amended		424/86	Aug.	16/86
amended		167/87	Apr.	18/87
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	832	- ,		,
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		663/81	Oct.	24/8
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amended		88/86	Mar.	8/8
amended		171/86	Apr.	12/8
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amended		47/89	Feb.	18/8
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amended		167/86	Apr.	12/8
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amen fe f		7/1/18	Nov	10,43								

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amended .		674/84	Nov.	27/84 10/84
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amended .		353/85	July	6/85
amended		354/85	July	6/85
amended .		569/85	Nov.	23/85
amended		110/87	Mar.	21/87
amended		282/87	June	13/87
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Magaital Managamunt		518/88	Sept.	3/88
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			Apr.	
amended		26/82	Feb. June	13/82
amended		328/82	Mar.	5/82
amended		96/83		5/83
amended		260/83	May	21/83
amended		286/83	May	28/83
amended		38/84	Feb.	11/84
amended		431/84	July	21/84
amended		686/84	Nov.	17/84
amended		88/85	Mar.	9/85
amended		246/85	June	8/85
amended		337/85	July	6/85
amended		24/86	Feb.	8/86
amended		533/86	Sept.	20/80
amended		36/87	Feb.	14/8
amended		154/87	Apr.	11/8
amended		304/87	June	20/8
amended		523/87	Sept.	19/8
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amended .		340/86	June	28/86
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amended		95/85	Mar.	9/85			
amended		101/85	Mar.	16/85			
amended		600/85	Dec.	14/85			
amended		369/86	July	12/86			
amended		293/87	June	13/87			
amended		178/88	Apr.	16/88			
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amended		550/88	Sept.	17/88			
amended		662/88	Nov.	12/88			
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REGIONAL MUNICIPALITY OF WATERLOO ACT		-		
City of Cambridge - Representation on Regional Council		276/85	June	15/85
Equalization of Assessments Made Under Section 121 of The Regional Municipality of Waterloo Act		407/88	July	16/88
Township of Woolwich - Representation on Regional Council.		343/85	July	6/85
REGIONAL MUNICIPALITY OF YORK ACT				
Township of Georgina - Alteration of Status.		252/86	May	24/86
REGISTERED INSURANCE BROKERS ACT				
Composition and Election of Council		447/84	July	28/84
Exemption(revoked by 636/82)		636/81	Oct.	17/81
Exemptions		636/82	Oct.	9/82
General		637/81	Oct.	17/81
amended		624/82	Oct.	9/82
amended.		447/84	July	28/84
amended		698/84	Nov.	17/84
REGISTRY ACT	00.4			
Canada Landsamended	894	168/83	Apr.	9/83
Certification Areas		825/81	Dec.	26/81
Fees.	895			
amended		807/81	Dec.	19/81
amended		323/83	June	11/83
amended		136/84	Mar.	17/84
amended		235/85	June	1/85
amended		266/86	May	24/86
amended		656/87 497/89	Dec. Sept.	19/87 23/89
Forms and Records.	896			
amended		512/81	Aug.	15/81
amended		584/81	Sept.	12/81
amended		638/81	Oct.	17/81
amended		324/82	May	29/82
amended		351/82	June	12/82
amended		171/83	Apr.	9/83

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dad		270/92	Man	21/02
amended		279/83	May	21/83
		559/83	Sept.	17/83
amended		787/83 285/84	Jan.	7/84
amended		552/84	May Sept.	19/84 8/84
amended		578/84	Sept.	29/84
amended		135/85	Apr.	20/85
amended		236/85	June	1/85
amended		240/85	June	1/85
amended		453/85	Sept.	28/85
amended		213/86	May	3/86
amended		226/86	May	10/86
amended		81/87	Feb.	28/87
amended		82/87	Feb.	28/87
amended		361/87	July	4/87
amended		524/87	Sept.	19/87
amended		586/87	Nov.	14/87
amended		668/87	Dec.	26/87
amended		374/88	July	2/88
amended		74/89	Feb.	25/89
amended		401/89	July	22/89
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	2 )	22/01
Hours(expired)		147/87	Apr.	11/87
Hours(expired)		268/87	June	6/87
Hours(expired)		554/87	Oct.	17/87
Flours		244/88	May	7/88
Hours		107/89	Mar.	18/89
Office Hours		692/88	Dec.	3/88
(expired)				
Office Hours(expired)		69/89	Feb.	25/89
Regist. v Divisions (revoked by 551/81)	897			
Registry Divisions		551/81	Sept	5/81
amended		167/83	Apr.	9/83
amended		448/84	July	28/84
amended		152/85	Apr.	20/85
amended		153/85	Apr.	20/85
amended		538/85	Nov.	9/85
amended		162/86	Apr.	12/86
amended		65/88	Feb.	20/88
amended		543/89	Oct.	21/89

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Surveys, Plans and Descriptions of Land	898			
amended		552/81	Sept.	5/81
amended		169/83	Apr.	9/83
amended.		577/84	Sept.	29/84
amended		34/85	Feb.	9/85
amended		638/85	Dec.	21/85
amended		190/87	Apr.	18/87
Transfer of Functions		414/87	Aug.	1/87
REGULATIONS ACT				
General	899			
amended		592/83	Oct.	15/83
EENTAL HOUSING PROTECTION ACT, 1986				
General		434/86	Aug.	16/86
amended		570/86	Oct.	11/86
amended		594/86	Oct.	18/86
amended		605/86	Oct.	25/86
amended		672/86	Dec.	6/86
amended		29/87	Feb.	7/87
amended		116/87	Mar.	21/87
amended		130/87	Mar.	28/87
amended		220/87	May	9/87
amended		378/87	July	11/87
amended		487/87	Sept.	12/87
amended		634/87	Dec.	12/87
amended		635/87	Dec.	12/87
amended		700/87	Jan.	2/88
amended		274/88	May	21/88
(revoked by 586/89)		,		,
ENTAL HOUSING PROTECTION ACT, 1989				
Application		414/89	July	29/89
(revoked by 586/89)				
General		586/89	Oct.	28/89
REPAIR AND STORAGE LIENS ACT, 1989				
Fees		504/89	Sept.	30/89
Forms		459/89	Aug.	12/89
amended		590/89	Nov.	4/89
General		373/89	July	8/89
RESIDENTIAL RENT REGULATION ACT, 1986				
General		749/86	Jan.	3/87
amended		9/87	Jan.	31/87
amended		143/87	Apr.	4/87

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amended		211/87	May	9/97
amended		233/87	May	16/87
amended		305/87	June	27/87
amended		306/87	June	27/87
amended		336/87	June	27/87
amended		359/87	July	4/87
amended		476/87	Aug.	29/87
amendedamended		481/87	Aug.	29/87
amended		682/87 133/88	Dec. Mar.	26/87
amended		343/88	June	26/88 18/88
amended		507/88	Aug.	27/88
amended		101/89	Mar.	18/89
amended		479/89	Aug.	26/89
		477/07	riug.	20/07
Regions		4/87	Jan.	31/87
amended.		215/87	May	9/87
		220/0/		7,0,
Rent Determination		93/87	Mar.	14/87
amended		142/87	Apr.	4/87
amended		210/87	May	9/87
(revoked by 440/87)				7,01
(				
Rent Determination		440/87	Aug.	8/87
amended		459/87	Aug.	15/87
amended		496/87	Sept.	12/87
amended		498/87	Sept.	12/87
amended		518/87	Sept.	19/87
amended		450/88	July	30/88
amended		451/88	July	30/88
amended		494/88	Aug.	20/88
amended		589/88	Oct.	8/88
amended		587/89	Oct.	28/89
Rent Registry		10/87	Jan.	31/87
amended		234/87	May	16/87
amended		480/87	Aug.	29/87
amended		497/87	Sept.	12/87
amended		517/87	Sept.	19/87
amended		449/88	July	30/88
amended		588/89	Oct.	28/89
Rental Housing Maintenance Standards		768/88	Jan.	14/89
Cuita Hatal		101/00	A	22/00
Suite Hotel		184/88	Apr.	23/88
RESIDENTIAL TENANCIES ACT				
Exemption	900			
revoked		691/84	Nov.	17/84
Lees and Lorms	9()]			
amended		824/81	Dec.	26/81
amended		153/83	Apr.	2/83
Regions	902			

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RETAIL SALES TAX ACT				
Definitions		52/81	Feb.	21/81
Definitions by Minister	903			
amended		53/81	Feb.	21/81
amended		111/81	Mar.	14/81
amended		141/81	Mar.	28/81
amended		606/81	Sept.	26/81
amended		837/81	Jan.	2/82
amended		868/81	Jan.	19/82
amended		55/82	Feb.	20/82
amended		273/82	May	8/82
amended		303/82	May	22/82
amended .		590/82	Sept.	18/82
amended		737/82	Nov.	20/82
amended		821/82	Jan.	1/83
amended		126/83	Mar.	26/83
amended		238/83	May	14/83
amended		568/83	Sept.	24/83
amended		7/84	Jan.	21/84
amended .		165/84	Mar.	31/84
amended.		222/84	Apr.	28/84
amended		604/84	Oct.	6/84
amended		723/84	Nov.	24/84
amended		186/85	May	11/85
amended .		543/86	Sept.	20/86
amended		32/87	Feb.	14/87
amended		396/87	July	18/87
amended		690/88	Dec.	3/88
amended		109/89	Mar.	18/89
amended		508/89	Sept.	30/89
amended		646/89	Dec.	16/89
Extension of Delivery Date for Furniture		382/81	June	20/81
General	904	01/01	1.4	1.4.104
amended		91/81	Mar.	14/81
amended		92/81	Mar.	14/81
amended		140/81	Mar.	28/81
amended		178/81	Apr.	11/81
amended		381/81	June	20/81
amended		476/81	Aug.	1/81
amended		586/81	Sept.	12/81
amended		619/81	Oct.	10/81
amended		718/81	Nov.	14/81
amended		813/81	Dec.	19/81
amended		41/82	Feb.	13/82
amended		167/82	Арг.	3/82
amended		168/82	Apr.	3/82
amended		232/82	May	1/82
amended		244/82	May	1/82
amended		249/82	May	1/82
amended		342/82	June	12/82

amended		R.R.O. 1980	O.Reg.	Date Gaze	
amended 334/83 June 18/83 amended 334/83 June 18/83 amended 334/83 June 18/83 amended 503/83 Aug. 22/83 amended 619/83 Oct. 15/83 amended 8/84 Jan. 21/84 amended 501/84 Sept. 29/84 amended 591/84 Sept. 29/84 amended 714/84 Nov. 17/84 amended 714/84 Nov. 17/84 amended 714/84 Nov. 17/84 amended 714/84 Nov. 17/84 amended 714/84 Nov. 21/85 amended 714/84 Nov. 21/85 amended 714/85 Aug. 16/86 amended 718/87 Nov. 22/85 amended 718/87 Nov. 22/85 amended 718/87 Nov. 22/85 amended 718/87 Nov. 22/85 amended 718/87 Aug. 718/87 Amended 718/87 Aug. 718/87 Amended 718/87 Aug. 718/87 Aug. 718/87 Amended 718/87 Aug. 718/87 Aug. 718/87 Amended 718/87 Aug. 718/87 A					
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amended 8,84 Jan. 21/84 amended 9,8784 Jan. 21/84 amended 25/84 May 12/84 amended 551/84 Sept. 29/84 amended 311/85 June 22/85 amended 311/85 June 22/86 amended 449/86 Aug. 16/86 amended 655/86 Nov. 22/86 amended 655/86 Nov. 22/86 amended 655/86 Nov. 22/86 amended 655/86 Nov. 22/86 amended 7128/87 Aug. 8/87 amended 726/87 June 6/87 amended 943/87 Aug. 8/87 amended 943/87 Aug. 8/87 amended 943/87 Aug. 8/87 amended 95/87 Sept. 12/87 amended 95/87 Sept. 12/87 amended 95/88 Nov. 32/88  SST. CLAIR PARKWAY COMMISSION ACT  General 906 amended 906 amended 906 amended 907 amended 908 see Schedule to R.R.O. 1980)  RIDING HORSE ESTABLISHMENTS ACT  General 906 amended 908 a			,		
amended 265/84 May 12/84 amended 265/84 May 12/84 amended 311/85 June 22/85 amended 311/85 June 22/85 amended 449/86 Aug. 16/86 amended 43/87 June 6/87 amended 43/87 June 6/87 amended 43/87 June 6/87 amended 43/87 June 6/87 amended 50/87 June 6/87 amended 50/87 June 6/87 amended 50/87 June 6/87 amended 63/88 Sept. 12/87 amended 63/88 Sept. 12/87 amended 63/88 Jan. 23/88 amended 63/88 Nov. 5/88 amended 63/88 Jan. 23/88 amended 63/88 Nov. 5/88 amended 63/88 Nov. 5/88 amended 76/68 Jan. 7/89 amended 75/89 Mar. 25/89 Amended 75/89 Mar. 25/89 Amended 75/89 Mar. 25/89 Mar. 25/					
amended 351,84 Sept. 29/84 amended 591,84 Sept. 29/84 amended 591,84 Sept. 29/84 amended 591,84 Sept. 29/84 amended 714,84 Nov. 17/86 amended 714,84 Nov. 17/86 amended 722,766 May 17/86 amended 722,766 Nov. 22/86 May 17/86 amended 725,86 Nov. 22/86 May 17/86 amended 725,87 June 6/87 amended 726,87 June 6/87 amended 726,88 Jan. 23/87 amended 726,88 Jan. 23/88 amended 726,88 Jan. 23/88 amended 726,88 Jan. 23/88 amended 726,88 Jan. 23/88 amended 726,88 Jan. 23/89 amended 726,89 Jan. 23/89 Ja			*		
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amended 6.55/86 Nov. 22/86 amended 128/87 Mar. 28/87 amended 276/87 June 6/87 amended 403/87 July 25/87 amended 503/87 Sept. 12/87 amended 503/87 Sept. 12/87 amended 6.31/87 Sept. 12/87 amended 72/88 Jan. 23/88 amended 6.39/88 Nov. 5/88 amended 766/88 Jan. 7/89 amended 766/88 Jan. 7/89 amended 755/80 Mar. 25/89  Rebate for Eligible 1981 Motor Vehicles 755/81 Nov. 28/81  Tax Rebate for New Light Trucks or Vans. 177/81 Apr. 11/81 (this Reg. amends O.Reg. 1010/80 see Schedule to R.R.O. 1980)  RIDING HORSE ESTABLISHMENTS ACT  General 906  amended 149/81 Apr. 4/81 amended 383/83 July 9/83 amended 18/81 Apr. 4/81 amended 18/81 Apr. 1/85 amended 15/86 Apr. 12/86 amended 15/86 Apr. 12/86 amended 15/87 Apr. 11/85 amended 15/87 Apr. 11/86 amended 16/87 May 12/84 amended 16/87 May 12/84 amended 16/87 May 30/87 amended 16/87 May 30/87 amended 16/87 Apr. 11/89  ST. LAWRENCE PARKS COMMISSION ACT				*	
amended	amended		655/86	Nov.	
amended	amended		128/87	Mar.	28/87
amended. 438/87 Aug. 8/87 amended. 504/87 Sept. 12/87 amended. 631/87 Dec. 12/87 amended. 2/88 Jan. 23/88 amended. 639/88 Nov. 5/88 amended. 766/88 Jan. 7/89 amended. 766/88 Jan. 7/89 amended. 766/89 Mar. 25/89  Rebate for Eligible 1981 Motor Vehicles. 755/81 Nov. 28/81  Tax Rebate for New Light Trucks or Vans. 177/81 Apr. 11/81 (this Reg. amends O.Reg. 1010/80 see Schedule to R.R.O. 1980)  RIDING HORSE ESTABLISHMENTS ACT  General. 905  S  ST. CLAIR PARKWAY COMMISSION ACT  General. 906 amended. 383/83 July 9/83 amended. 383/83 July 9/83 amended. 259/84 May 12/84 amended. 215/85 June 1/85 amended. 261/87 May 30/87 amended. 261/87 May 30/87 amended. 168/88 Apr. 16/88 amended. 168/88 Apr. 16/88 amended. 168/88 Apr. 16/88 amended. 168/88 Apr. 1/89  ST. LAWRENCE PARKS COMMISSION ACT  Controlled Access Highways. 907	amended		276/87	June	6/87
amended. 504/87 Sept. 12/87 amended. 631/87 Dec. 12/87 amended. 2/88 Jan. 23/88 amended. 639/88 Nov. 5/88 amended. 766/88 Jan. 7/89 amended. 766/88 Jan. 7/89 amended 126/89 Mar. 25/89  Rebate for Eligible 1981 Motor Vehicles. 755/81 Nov. 28/81  Tax Rebate for New Light Trucks or Vans. 177/81 Apr. 11/81 (this Reg. amends O.Reg. 1010/80 see Schedule to R.R.O. 1980)  RIDING HORSE ESTABLISHMENTS ACT  General. 905  S  ST. CLAIR PARKWAY COMMISSION ACT  General. 906 amended. 149/81 Apr. 4/81 amended. 383/83 July 9/83 amended. 383/83 July 9/83 amended. 259/84 May 12/84 amended. 259/84 May 12/84 amended. 261/87 May 30/87 amended. 261/87 May 30/87 amended. 168/88 Apr. 16/88 amended. 168/88 Apr. 16/88 amended. 168/88 Apr. 16/88 amended. 168/88 Apr. 1/89  ST. LAWRENCE PARKS COMMISSION ACT	amended		403/87	July	25/87
amended	amended		438/87	Aug.	8/87
amended 2/88 Jan. 23/88 amended 639/88 Nov. 5/88 amended 766/88 Jan. 7/89 amconded 126/89 Mar. 25/89  Rebate for Eligible 1981 Motor Vehicles 755/81 Nov. 28/81  Tax Rebate for New Light Trucks or Vans. 177/81 Apr. 11/81 (this Reg. amends O.Reg. 1010/80 see Schedule to R.R.O. 1980)  RIDING HORSE ESTABLISHMENTS ACT  General 905  S  ST. CLAIR PARKWAY COMMISSION ACT  General 906 amended 149/81 Apr. 4/81 amended 383/83 July 9/83 amended 259/84 May 12/84 amended 259/84 May 12/84 amended 215/85 June 1/85 amended 215/85 June 1/85 amended 261/87 May 30/87 amended 168/88 Apr. 16/88 amended 168/88 Apr. 16/88 amended 168/88 Apr. 16/88 amended 168/88 Apr. 1/89  ST. LAWRENCE PARKS COMMISSION ACT	amended		504/87	Sept.	12/87
amended	amended		631/87	Dec.	12/87
### amended ### am	amended		2/88	Jan.	23/88
Rebate for Eligible 1981 Motor Vehicles	amended		639/88	Nov.	5/88
Rebate for Eligible 1981 Motor Vehicles	amended		766/88	Jan.	7/89
Tax Rebate for New Light Trucks or Vans	amended		126/89	Mar.	25/89
(this Reg. amends O.Reg. 1010/80 see Schedule to R.R.O. 1980)  RIDING HORSE ESTABLISHMENTS ACT  General 905  S  ST. CLAIR PARKWAY COMMISSION ACT  General 906  amended 149/81 Apr. 4/81  amended 383/83 July 9/83  amended 259/84 May 12/84  amended 215/85 June 1/85  amended 215/85 June 1/85  amended 261/87 May 30/87  amended 168/88 Apr. 16/88  amended 168/88 Apr. 16/88  amended 168/88 Apr. 16/88  amended 907					
S   ST. CLAIR PARKWAY COMMISSION   ACT	(this Reg. amends O.Reg. 1010/80		117,01		**/ (/*
ST. CLAIR PARKWAY COMMISSION ACT  General	RIDING HORSE ESTABLISHMENTS ACT				
ST. CLAIR PARKWAY COMMISSION ACT  General	General	905			
ST. CLAIR PARKWAY COMMISSION ACT  General					
General   906	S				
amended       149/81 Apr. 4/81         amended       383/83 July 9/83         amended       259/84 May 12/84         amended       215/85 June 1/85         amended       151/86 Apr. 12/86         amended       261/87 May 30/87         amended       168/88 Apr. 16/88         amended       140/89 Apr. 1/89    ST. LAWRENCE PARKS COMMISSION ACT Controlled Access Highways	ST. CLAIR PARKWAY COMMISSION ACT				
amended       149/81 Apr. 4/81         amended       383/83 July 9/83         amended       259/84 May 12/84         amended       215/85 June 1/85         amended       151/86 Apr. 12/86         amended       261/87 May 30/87         amended       168/88 Apr. 16/88         amended       140/89 Apr. 1/89    ST. LAWRENCE PARKS COMMISSION ACT Controlled Access Highways	General	906			
amended       383/83       July       9/83         amended       259/84       May       12/84         amended       215/85       June       1/85         amended       151/86       Apr.       12/86         amended       261/87       May       30/87         amended       168/88       Apr.       16/88         amended       140/89       Apr.       1/89     ST. LAWRENCE PARKS COMMISSION ACT  Controlled Access Highways  907		, , ,	149/81	Anr	4/81
amended       259/84       May       12/84         amended       215/85       June       1/85         amended       151/86       Apr.       12/86         amended       261/87       May       30/87         amended       168/88       Apr.       16/88         amended       140/89       Apr.       1/89    ST. LAWRENCE PARKS COMMISSION ACT Controlled Access Highways			,		,
amended.       215/85       June       1/85         amended.       151/86       Apr.       12/86         amended.       261/87       May       30/87         amended.       168/88       Apr.       16/88         amended.       140/89       Apr.       1/89         ST. LAWRENCE PARKS COMMISSION ACT         Controlled Access Highways.       907					
amended					
amended         261/87         May         30/87           amended         168/88         Apr.         16/88           amended         140/89         Apr.         1/89           ST. LAWRENCE PARKS COMMISSION ACT         907			*		
amended         168/88 Apr. 16/88           amended         140/89 Apr. 1/89           ST. LAWRENCE PARKS COMMISSION ACT           Controlled Access Highways         907			,	_	
amended	amended		168/88		
Controlled Access Highways					
Controlled Ficebook Figures) and the controlled Figures and the controlled	ST. LAWRENCE PARKS COMMISSION ACT				
Highway Vested in the Commission	Controlled Access Highways	907			
	Highway Vested in the Commission	908			

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	R.R.O. 1980	O Pag		e of
	1900	O.Reg.	Gaz	ette
			-	
Parks	909			
amended		31/81	Feb.	14/81
amended		3/82	Jan.	23/82
amended		130/82	Mar.	20/82
amended		225/83	Apr.	30/83
amended		260/84	May	12/84
amended		212/85	June	1/85
amended		198/86	Apr.	26/86
amended		426/86	Aug.	16/86
amended		263/87	May	30/87
amended		180/88	Apr.	16/88
amended		139/89	Apr.	1/89
SECURITIES ACT				
General	910			
amended	710	84/81	Mar.	14/81
amended		224/81	Apr.	25/81
amended		238/81	May	2/81
amended		637/82	Oct.	9/82
amended		649/82	Oct.	16/82
amended		808/82	Dec.	25/82
amended		180/83	Apr.	16/83
amended		205/84	Apr.	14/84
amended		286/84	May	19/84
amended		420/85	Sept.	7/85
amended		686/85	Jan.	4/86
amended		687/85	Jan.	4/86
amended		214/86	May	3/86
amended		383/86	July	12/86
amended		19/87	Feb.	7/87
amended		345/87	July	4/87
amended		374/87	July	11/87
amended		82/88	Feb.	27/88
amended		448/88	July	30/88
SEED POTATOES ACT				
(jeneral	911			
SHEEP AND WOOL MARKETING ACT, 1981				
Licence Fees		146/82	Мат.	27/82
amended		68/83		12/83
amended		515/83	Aug.	27/83
revoked		559/85	Nov.	16/85
SHORELINE PROPERTY ASSISTANCE ACT				
General	912			
amended		276/81	May	23/81
amended		213/82	Apr.	24/82
amended		445/85	Sept.	21/85
amended		590/86	Oct.	18/86

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SMALL BUSINESS DEVELOPMENT				
CORPORATIONS ACT				
Additional Material to be Furnished				
with Grant Applications		24/84	Feb.	4/84
Delegation of Powers	913	1/4/02		0./02
amended		164/83	Apr.	9/83
amended		297/86	June	7/86
amended		158/87	Apr.	11/87
amended		470/87	Aug.	29/87
Forms	914			
amended		392/83	July	9/83
amended		157/84	Mar.	24/84
amended		528/86	Sept.	20/86
	0.1.5			
General	915	607/04	0 - 4	10/04
amended		587/81	Sept.	12/81
amended		42/82	Feb.	13/82
amended		300/83	June	4/83
amended		506/83	Aug.	27/83
amended		25/84	Feb.	4/84
amended		632/84	Oct.	20/84
amended		410/86	Aug.	2/86
amended		620/86	Nov.	8/86
amended		216/87	May	9/87
amended		632/87	Dec.	12/87
Terms and Conditions Relating to				
Beneficial Ownership of Equity Shares		299/83	June	4/83
SMALL CLAIMS COURTS ACT				
(See now Courts of Justice Act, 1984)				
Courts	916			
amended	710	373/83	July	9/83
amended		374/83	July	9/83
amended		127/84	Mar.	17/84
amended		150/84	Mar.	24/84
(revoked by 159/85)		130/04	141011.	24/04
	917	5 10 10 5		0.0
Rules of Procedure		540/82	Aug.	21/82
amended		452/83	July	30/83
amendedamended		,	- 4	7/84
amendedamended		392/84	July	, ,
amendedamended		,	July	,,
amendedamended	918	,	July	,,
amendedamended	918	,	July Mar.	14/81
amended	918	392/84		14/81
amended	918	392/84	Mar.	14/81 11/81
amended	918	392/84 112/81 425/81	Mar. July	14/81

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	1980	O.Reg.	Gaz	
	1960	O. Reg.	Gaz	CITC
Tariff of Fees	919			
amended		731/81	Nov.	21/81
amended		286/82	May	15/82
amended		451/83	July	30/83
amended		407/84	July	14/84
amended		684/84	Nov.	10/84
(revoked by 797/84)				
STOCK YARDS ACT				
Management	920			
SUCCESSION DUTY ACT				
General		43/82	Feb.	13/82
amended		250/82	May	1/82
amended		505/83	Aug.	27/83
amended		700/88	Dec.	10/88
(these Regs. amend Reg. 804 of		,		,
R.R.O.1970 - See Schedule				
to R.R.O.1980)				
SUCCESSION DUTY ACT SUPPLEMENTARY PROVISIONS ACT, 1980				
Delegation of Authority	816/80	701/88	Dec.	10/88
SUPERANNUATION ADJUSTMENT BENEFITS ACT				
Designation and Review Committee -				
Caucus Employees Retirement Plan	921			
Public Service Superannuation				
Fund	922			
Retirement Pension Plan of Ryerson				
Polytechnical Institute	923			
Teachers' Superannuation Fund	924			
SURROGATE COURTS ACT				
Rules of Practice - Surrogate Court	925			
amended		845/82	Jan.	8/83
amended		501/84	Aug.	18/84
amended		213/88	Apr.	23/88
amended		242/89	May	20/89
SURVEYORS ACT				
General	926			
(revoked by 726/88)				

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URVEYORS ACT, 1987				
Certificates of Registration		434/89	Aug.	5/8
General		726/88	Dec.	24/8
URVEYS ACT				
Monuments	927			
(revoked by 221/81)	, , ,			
Monuments		221/91	A n=	25/0
amended.		221/81	Apr.	25/8
amended		566/81	Sept.	12/8
amended		767/82	Dec.	11/8
amended		396/84	July	7/8
amended		96/87	Mar.	14/8
Ontario Co-ordinate System	929			
Survey Methods	928			
T  EACHERS' SUPERANNUATION ACT				
EACHERS' SUPERANNUATION ACT ee now Teachers' Superannuation Act, 1983)  General	930			
FACHERS' SUPERANNUATION ACT ee now Teachers' Superannuation Act, 1983)  General	930	557/81	Sept.	
EACHERS' SUPERANNUATION ACT ee now Teachers' Superannuation Act, 1983)  General	930	557/81 690/81	Sept.	
FACHERS' SUPERANNUATION ACT ee now Teachers' Superannuation Act, 1983)  General	930			7/8
EACHERS' SUPERANNUATION ACT ee now Teachers' Superannuation Act, 1983)  General	930	690/81	Nov.	7/8 5/8
General	930	690/81 101/83	Nov. Mar.	7/8 5/8 <b>3/</b> 8
EACHERS' SUPERANNUATION ACT tee now Teachers' Superannuation Act, 1983)  General	930	690/81 101/83 533/83	Nov. Mar. Sept.	7/8 5/8 3/8
General	930	690/81 101/83 533/83	Nov. Mar. Sept.	7/8 5/8 <b>3/</b> 8
General	930	690/81 101/83 533/83	Nov. Mar. Sept.	7/8 5/8 3/8 7/8
General. amended. amended. amended. amended. amended. amended. amended. (revoked by 423/84)  EACHERS' SUPERANNUATION ACT, 1983	930	690/81 101/83 533/83 788/83	Nov. Mar. Sept. Jan.	7/8 5/8 3/8 7/8
General	930	690/81 101/83 533/83 788/83	Nov. Mar. Sept. Jan.	7/8 5/8 3/8 7/8
General. amended. amended. amended. amended. amended. amended. amended. amended. amended. (revoked by 423/84)  General.  General. amended. amended. amended. amended.	930	690/81 101/83 533/83 788/83 423/84 568/84	Nov. Mar. Sept. Jan. July Sept.	7/8 5/8 3/8 7/8 14/8 15/8 22/8
General	930	690/81 101/83 533/83 788/83 423/84 568/84 776/84	Nov. Mar. Sept. Jan. July Sept. Dec.	7/8 5/8 3/8 7/8 14/8 15/8 22/8 14/8
General amended (revoked by 423/84)  EACHERS' SUPERANNUATION ACT, 1983  General amended	930	690/81 101/83 533/83 788/83 423/84 568/84 776/84 430/85	Nov. Mar. Sept. Jan. July Sept. Dec. Sept.	7/8 5/8 3/8 7/8 14/8 15/8 22/8 14/8 9/8
EACHERS' SUPERANNUATION ACT ee now Teachers' Superannuation Act, 1983)  General	930	690/81 101/83 533/83 788/83 423/84 568/84 776/84 430/85 540/85	Nov. Mar. Sept. Jan. July Sept. Dec. Sept. Nov.	7/8 5/8 3/8 7/8 14/8 15/8 22/8 14/8 9/8 11/8
EACHERS' SUPERANNUATION ACT ee now Teachers' Superannuation Act, 1983)  General	930	690/81 101/83 533/83 788/83 423/84 568/84 776/84 430/85 540/85 695/85	Nov. Mar. Sept. Jan. July Sept. Dec. Sept. Nov. Jan.	5/8 7/8 5/8 3/8 7/8 14/8 15/8 22/8 14/8 9/88 31/8 31/8
EACHERS' SUPERANNUATION ACT ee now Teachers' Superannuation Act, 1983)  General	930	690/81 101/83 533/83 788/83 423/84 568/84 476/84 430/85 540/85 695/85 197/86	Nov. Mar. Sept. Jan.  July Sept. Dec. Sept. Nov. Jan. Apr.	7/8 5/8 3/8 7/8 14/8 15/8 22/8 14/8 9/8 11/8 26/8
EACHERS' SUPERANNUATION ACT ee now Teachers' Superannuation Act, 1983)  General	930	690/81 101/83 533/83 788/83 423/84 568/84 776/84 430/85 540/85 695/85 197/86 279/86	Nov. Mar. Sept. Jan.  July Sept. Dec. Sept. Nov. Jan. Apr. May	7/8 5/8 3/8 7/8 14/8 15/8 22/8 14/8 26/8 31/8 21/8
EACHERS' SUPERANNUATION ACT ee now Teachers' Superannuation Act, 1983)  General	930	690/81 101/83 533/83 788/83 423/84 568/84 776/84 430/85 540/85 695/85 197/86 279/86 322/86	Nov. Mar. Sept. Jan.  July Sept. Dec. Sept. Nov. Jan. Apr. May June	7/8 5/8 3/8 7/8 14/8 15/8 22/8 14/8 9/8 11/8 26/8 31/8
EACHERS' SUPERANNUATION ACT ee now Teachers' Superannuation Act, 1983)  General. amended. amended. amended. (revoked by 423/84)  EACHERS' SUPERANNUATION ACT, 1983  General amended.	930	690/81 101/83 533/83 788/83 423/84 568/84 776/84 430/85 540/85 695/85 197/86 279/86 322/86 464/86	Nov. Mar. Sept. Jan.  July Sept. Dec. Sept. Nov. Jan. Apr. May June Aug.	7/8 5/8 3/8 7/8 7/8 14/8 15/8 22/8 14/8 26/8 31/8 23/8
EACHERS' SUPERANNUATION ACT tee now Teachers' Superannuation Act, 1983)  General	930	690/81 101/83 533/83 788/83 423/84 568/84 776/84 430/85 540/85 695/85 197/86 279/86 322/86 464/86 112/87	Nov. Mar. Sept. Jan.  July Sept. Dec. Sept. Nov. Jan. Apr. May June Aug. Mar.	7/8 5/8 3/8 7/8 14/8 15/8 22/8 11/8 26/8 31/8 21/8 21/8
EACHERS' SUPERANNUATION ACT tee now Teachers' Superannuation Act, 1983)  General	930	690/81 101/83 533/83 788/83 423/84 568/84 776/84 430/85 540/85 695/85 197/86 279/86 322/86 464/86 112/87 155/87	Nov. Mar. Sept. Jan.  July Sept. Dec. Sept. Nov. Jan. Apr. May June Aug. Mar. Apr.	7/8 5/8 3/8 7/8 7/8 14/8 15/8 22/8 14/8 9/8 21/8 21/8 21/8 21/8 11/8
EACHERS' SUPERANNUATION ACT see now Teachers' Superannuation Act, 1983)  General	930	690/81 101/83 533/83 788/83 788/83 423/84 568/84 776/84 430/85 540/85 695/85 197/86 322/86 464/86 112/87 155/87 517/88	Nov. Mar. Sept. Jan.  July Sept. Dec. Sept. Nov. Jan. Apr. May June Aug. Mar. Apr. Sept.	7/8 3/8 7/8 3/8 7/8 14/4 15/3 22/3 11/4 26/3 31/3 21/4 23/4 11/3 3/8

Low Pensions		156/87	Apr.	11/87
TECHNOLOGY CENTRES ACT, 1982				
Ontario Centre for Advanced Manufacturing		773/82	Dec.	11/82
amended		151/88	Apr.	9/88
amended		764/88	Jan.	7/89
Ontario Centre for				
Automotive Parts Technology		810/82	Dec.	25/82
amended		149/88	Apr.	9/88
amended		761/88	Jan.	7/89
Ontario Centre for Farm Machinery				
and Food Processing Technology		848/82	Jan.	15/83
amended		150/88	Apr.	9/88
amended		762/88	Jan.	7/89
Ontario Centre for Microelectronics		618/82	Oct.	2/82
amended		147/88	Apr.	9/88
amended		763/88	Jan.	7/89
Ontario Contro for Possuros Machinesu		774/02	Doo	11/02
Ontario Centre for Resource Machinery (revoked by 685/83)		774/82	Dec.	11/82
Ontario Centre for Resource				
Machinery Technology		685/83	Nov.	12/83
amended		148/88	Apr.	9/88
amended		765/88 625/89	Jan. Nov.	7/89 25/89
THEATRES ACT				
General	931			
amended		138/81	Mar.	28/81
amended		438/81	July	11/81
amended		600/81	Sept.	19/81
amended		29/82	Feb.	18/82
amended		538/83	Sept.	10/83
amended		56/85	Feb.	16/85
amended		61/85	Feb.	23/85
amended(revoked by 487/88)		679/85	Jan.	4/86
(revoked by 407/00)				
General		487/88	Aug.	13/88
TILE DRAINAGE ACT				
General	932			
TOBACCO TAX ACT				
Forms	933			
amended		272/82	May	8/82
amended		384/83	July	9/83

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amondod		605/04		(104
amended		605/84	Oct.	6/84
amended		544/86 474/88	Sept.	20/86 6/88
amended		647/89	Aug. Dec.	16/89
General	934			
amended	754	44/82	Feb.	13/82
amended		251/82	May	1/82
amended		504/83	Aug.	27/83
amended		605/83	Oct.	15/83
amended		743/84	Dec.	8/84
amended		117/85	Mar.	23/85
amended		309/85	June	22/85
amended		526/85	Nov.	2/85
amended		134/86	Apr.	5/86
amended		300/86	June	7/86
amended		539/86	Sept.	20/86
amended		540/86	Sept.	20/86
amended		63/87	Feb.	21/87
amended		245/87	May	23/87
amended		311/88	May	28/88
amended		361/88	June	25/88
amended		475/88	Aug.	6/88
amended		538/88	Sept.	10/88
amended		638/88	Nov.	5/88
amended		669/88	Nov.	19/88
amended		691/88	Dec.	3/88
amended		12/89	Feb.	4/89
amended		574/89	Oct.	28/89
amended		696/89	Dec.	30/89
Refunds		606/83	()ct	15/83
amended		502/88	Aug	27/88
Taxable Prices and Tax Payable on				
Cigarettes and Other Tobacco Products		439/81	July	11/81
amended		629/81	Oct.	10/81
amended		870/81	Jan.	19/82
amended		185/82	Apr.	10/82
amended		447/82	July	17/82
amended		640/82	Oct.	16/82
amended		841/82	Jan.	8/83
amended		185/83	Apr.	16/83
amended		410/83	July	16/83
amended		633/83	Oct.	15/83
amended		807/83	Jan	14,84
amended		182/84	Apr	14/84
amended		416/84	July	14/81
revoked		298/86	June	7/86
TORONTO AREA TRANSIT OPERATING AUTHORITY ACT				
General	935			
amended		400/81	July	4/81
amended		441/82	July	10/82
		,		

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		****		0.102
amended		380/83	July	9/83
amended		375/84	June	30/84
amended		171/85	Apr.	27/85
amended		333/85	July	6/85
amended		491/86	Sept.	6/86
amended		341/87	June	27/87
amended		505/87	Sept.	12/8
amended		709/87	Jan.	2/88
amended		34/88	Feb.	6/88
amended		386/88	July	9/88
amended		208/89	May	13/89
amended		341/89	July	1/89
DURISM ACT				
General	936			
amended		786/81	Dec.	5/81
RAINING SCHOOLS ACT				
()1	937			
General	931	022/01	Dee	26/0
amended		822/81	Dec.	26/8
amended		734/83 550/85	Dec. Nov.	10/8
CCESS ACT, 1986  Reciprocating Jurisdictions		623/86	Nov.	
CCESS ACT, 1986		623/86 431/87	Nov. Aug.	
Reciprocating Jurisdictions				
Reciprocating Jurisdictions	938			
RAVEL INDUSTRY ACT	938			8/87
RAVEL INDUSTRY ACT  General	938	431/87	Aug.	2/81
Reciprocating Jurisdictions	938	239/81 706/81	Aug.  May Nov.	2/81 7/81
Reciprocating Jurisdictions	938	239/81 706/81 304/82	May Nov. May	2/81 7/81 22/8:
Reciprocating Jurisdictions	938	239/81 706/81 304/82 815/82	May Nov. May Jan.	2/81 7/81 22/83 1/83
Reciprocating Jurisdictions	938	239/81 706/81 304/82 815/82 589/83	May Nov. May Jan. Oct.	2/81 7/81 22/83 1/83
Reciprocating Jurisdictions	938	239/81 706/81 304/82 815/82 589/83 612/83	May Nov. May Jan. Oct. Oct.	2/81 7/81 22/8: 1/83 1/83
RAVEL INDUSTRY ACT  General amended.	938	239/81 706/81 304/82 815/82 589/83 612/83 149/84	May Nov. May Jan. Oct. Oct. Mar.	2/81 7/81 22/82 1/83 1/83 15/83
Reciprocating Jurisdictions	938	239/81 706/81 304/82 815/82 589/83 612/83 149/84 275/86	May Nov. May Jan. Oct. Oct. Mar. May	2/81 7/81 22/8: 1/83 1/83 15/8: 17/8- 24/80
Reciprocating Jurisdictions	938	239/81 706/81 304/82 815/82 589/83 612/83 149/84	May Nov. May Jan. Oct. Oct. Mar.	2/81 7/81 22/82 1/83 1/83 15/83 17/84 24/80 5/88
Reciprocating Jurisdictions	938	239/81 706/81 304/82 815/82 589/83 612/83 149/84 275/86 95/88	May Nov. May Jan. Oct. Oct. Mar. May Mar.	2/81 7/81 22/82 1/83 1/83 15/83 17/84 24/80 5/88
amended.  RAVEL INDUSTRY ACT  General	938	239/81 706/81 304/82 815/82 589/83 612/83 149/84 275/86 95/88	May Nov. May Jan. Oct. Oct. Mar. May Mar.	2/81 7/81 22/82 1/83 1/83 15/83 17/84 24/80 5/88
RAVEL INDUSTRY ACT  General	938	239/81 706/81 304/82 815/82 589/83 612/83 149/84 275/86 95/88	May Nov. May Jan. Oct. Oct. Mar. May Mar.	2/81 7/81 22/82 1/83 1/83 15/83 17/84 24/80 5/88
RAVEL INDUSTRY ACT  General	938	239/81 706/81 304/82 815/82 589/83 612/83 149/84 275/86 95/88	May Nov. May Jan. Oct. Oct. Mar. May Mar.	15/86 8/87 2/81 7/81 22/82 1/83 15/83 15/83 17/84 24/86 5/88 8/89
Reciprocating Jurisdictions	938	239/81 706/81 304/82 815/82 589/83 612/83 149/84 275/86 95/88 374/89	May Nov. May Jan. Oct. Oct. Mar. May Mar. July	2/81 7/81 22/83 1/83 15/83 17/8- 24/86 5/88 8/89
Reciprocating Jurisdictions	938	239/81 706/81 304/82 815/82 589/83 612/83 149/84 275/86 95/88 374/89	May Nov. May Jan. Oct. Oct. Mar. May Mar. July	2/81 7/81 22/82 1/83 1/83 15/82 17/84 24/86 5/88 8/89
Reciprocating Jurisdictions	938	239/81 706/81 304/82 815/82 589/83 612/83 149/84 275/86 95/88 374/89	May Nov. May Jan. Oct. Oct. Mar. May Mar. July	2/81 7/81 22/83 1/83 1/83 15/81 17/8- 24/86 5/88 8/89

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Intermediaries		29/89	Feb.	4/8
Obligations of Licensees		30/89	Feb.	4/
		0.10		-7
Operating Licences		25/89	Feb.	4/
amended		440/89	Aug.	12/
U				
UNIFIED FAMILY COURT ACT				
See now Courts of Justice Act, 1984)				
UPHOLSTERED AND STUFFED ARTICLES ACT				
General	940			
amended	,,,,	294/83	June	4/
amended		621/84	Oct.	20/
amended		352/86	June	28/
amended		641/87	Dec.	19/
amended		1988 c. 9,	s.5 Jan	. 7/
				401
amendedV		457/89	Aug.	12/
		457/89	Aug.	12/
V VENEREAL DISEASES PREVENTION ACT See now Health Protection and Promotion		457/89	Aug.	12/
VENEREAL DISEASES PREVENTION ACT See now Health Protection and Promotion Act, 1983.)  General	941		Aug.	12/
V /ENEREAL DISEASES PREVENTION ACT See now Health Protection and Promotion Act. 1983.)  General	941	457/89 499/83	Aug.	
V VENEREAL DISEASES PREVENTION ACT See now Health Protection and Promotion Act. 1983.)  General	941			
V VENEREAL DISEASES PREVENTION ACT See now Health Protection and Promotion Act. 1983.)  General	941			
V VENEREAL DISEASES PREVENTION ACT See now Health Protection and Promotion Act. 1983.)  General	941	499/83	Aug.	27/
V VENEREAL DISEASES PREVENTION ACT See now Health Protection and Promotion Act. 1983.)  General		499/83	Aug.	27/
V VENEREAL DISEASES PREVENTION ACT See now Health Protection and Promotion Act. 1983.)  General		499/83 365/81 539/83	Aug.  June Sept.	27/3
V VENEREAL DISEASES PREVENTION ACT See now Health Protection and Promotion Act, 1983.)  General		365/81 539/83 332/86	Aug.  June Sept. June	27/3 20/3 10/4 28/3
V VENEREAL DISEASES PREVENTION ACT See now Health Protection and Promotion Act. 1983.)  General		365/81 539/83 332/86 384/86	Aug.  June Sept. June July	27/4 20/4 10/4 28/4 12/4
V VENEREAL DISEASES PREVENTION ACT See now Health Protection and Promotion Act. 1983.)  General		499/83 365/81 539/83 332/86 384/86 402/87	Aug.  June Sept. June July July	20/3 10/3 28/3 12/3 25/3
V VENEREAL DISEASES PREVENTION ACT See now Health Protection and Promotion Act. 1983.)  General		365/81 539/83 332/86 384/86	Aug.  June Sept. June July	20/3 10/3 28/3 12/3 25/3
V VENEREAL DISEASES PREVENTION ACT See now Health Protection and Promotion Act. 1983.)  General		499/83 365/81 539/83 332/86 384/86 402/87	Aug.  June Sept. June July July	20/3 10/3 28/3 12/3 25/3
V VENEREAL DISEASES PREVENTION ACT See now Health Protection and Promotion Act. 1983.)  General		365/81 539/83 332/86 384/86 402/87 335/89	Aug.  June Sept. June July July June	20/8 10/8 28/8 12/8 25/8 24/8
VENEREAL DISEASES PREVENTION ACT See now Health Protection and Promotion Act, 1983.)  General	942	365/81 539/83 332/86 384/86 402/87 335/89	Aug.  June Sept. June July July June	20/8 10/8 28/8 12/8 25/824/8
V VENEREAL DISEASES PREVENTION ACT See now Health Protection and Promotion Act. 1983.)  General	942	365/81 539/83 332/86 384/86 402/87 335/89	Aug.  June Sept. June July July June	20/8 10/8 28/8 12/8 25/8 24/8
V/ENEREAL DISEASES PREVENTION ACT See now Health Protection and Promotion Act. 1983.)  General	942	499/83 365/81 539/83 332/86 384/86 402/87 335/89 247/81 422/81 635/81	Aug.  June Sept. June July July June  May July Oct.	20/8 10/8 28/8 12/8 25/8 24/8
V VENEREAL DISEASES PREVENTION ACT See now Health Protection and Promotion Act. 1983.)  General	942	365/81 539/83 332/86 384/86 402/87 335/89	Aug.  June Sept. June July July June	20/8 10/8 28/8 12/8 25/8 24/8

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amended		215/84	Apr.	28/84
amended		335/84	June	16/84
amended		467/84	Aug.	4/84
amended		534/84	Sept.	1/84
amended		626/84	Oct.	20/84
amended		763/84	Dec.	15/84
amended		51/85	Feb.	16/85
amended		140/85	Apr.	20/85
amended		446/85	Sept.	21/85
amended		501/85	Oct.	26/85
amended		644/85	Dec.	28/85
amended		45/86	Feb.	15/86
amended		135/86	Apr.	5/86
amended		680/86	Dec.	13/86
amended		200/87	Apr.	25/87
amended		654/87	Dec.	19/87
amended		230/88	Apr.	30/88
W				
WEED CONTROL ACT, 1988				
General	944			
amended		254/86	May	24/86
amended		531/88	Sept.	3/88
		,		,
WILD RICE HARVESTING ACT				
General	945			
WILDERNESS AREAS ACT				
Wilderness Areas	946			
amended		412/84	July	14/84
WINE CONTENT ACT				
WINE CONTENT ACT				
Conoral	947			
Generalamended	947	86/82	Mar.	6/82
amended		602/82	Sept.	25/82
amended		369/83	July	9/83
antended		309/03	July	9/03
WINE CONTENT ACT, 1988				
Wine Blending Requirements		542/88	Sept.	10/88
		-,-,-,	3-P 10	- 4/ 00
WOODLANDS IMPROVEMENT ACT				
General	948			

	R.R.O. 1980					of
WOOL MARKETING ACT (See now Sheep and Wool Marketing Act, 1981)						
Licence Fees	949					
WORKMEN'S COMPENSATION ACT (See now Workers' Compensation Act)						
WORKERS' COMPENSATION ACT						
First-Aid Requirements	950	525/83	Sept.	3/83		
General	951	526/83 253/85 122/87	Sept. June Mar.	3/83 8/85 28/87		
Pension Plan amended. amended. amended. amended. amended. amended. amended.	952	409/81 813/82 66/84 719/84 301/86 468/86 286/87	July Jan. Feb. Nov. June Aug. June	4/81 1/83 16/84 24/84 7/86 23/86 13/87		
amended		177/89	Apr.	15/89		







